

**Tribal Cooperating Agencies Cumulative Effects Analysis** 

NorthMet Mining Project and Land Exchange

Prepared by staff from the Bois Forte Band of Chippewa, the Fond du Lac Band of Lake Superior Chippewa, the Grand Portage Band of Lake Superior Chippewa, the Great Lakes Indian Fish and Wildlife Commission, and the 1854 Treaty Authority

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In Chapter 6 of the Preliminary Supplemental Draft Environmental Impact Statement (PSDEIS) for the NorthMet Mining Project and Land Exchange, the co-lead agencies present a resourcespecific cumulative effects analysis (CEA) for the NorthMet Project Proposed Action and Land Exchange Proposed Action that may result when combined with effects from other activities. It acknowledges that in addition to additive effects, cumulative effects may be further magnified by synergisms or cross-interactions in the environment. The analysis was developed by the co-lead agencies and their third-party contractor with consideration of the 1997 CEQ guidance Considering Cumulative Effects under the National Environmental Policy Act and EPA's 1999 NEPA review guidance Consideration of Cumulative Impact in EPA Review of NEPA Documents. However, despite specific and repeated requests from tribal cooperating agencies, the co-lead agencies did not elect to utilize a tool developed in 2011 by the EPA in cooperation with tribes, Applying Cumulative Impact Analysis Tools to Tribes and Tribal Lands, in order to discern potential cumulative effects to resources important to the tribes who retain usufructuary rights within the 1854 Ceded Territory. The NorthMet Project Proposed Action and Land Exchange Proposed Action are both located entirely within the boundaries of the 1854 Ceded Territory (Figure 1).

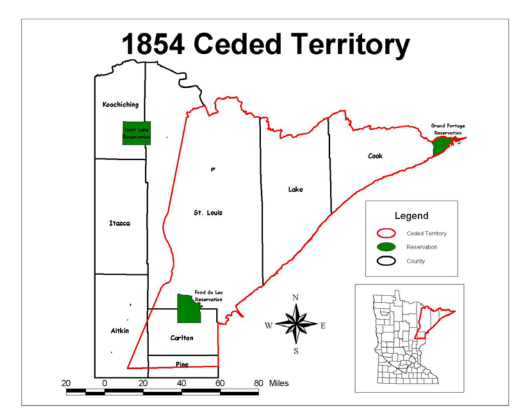


Figure 1.1854 Ceded Territory.

The Fond du Lac, Bois Forte, and Grand Portage Bands, as well as the 1854 Treaty Authority (1854) and the Great Lakes Indian Fish & Wildlife Commission (GLIFWC), have consistently advocated for a more robust, comprehensive CEA for the PolyMet NorthMet project and other mining projects. We have observed that current, historic, and 'reasonably foreseeable' mining activities have profoundly and, in many cases permanently, degraded vast areas of forests, wetlands, air and water resources, wildlife habitat, cultural sites and other critical treaty-protected resources within the 1854 Ceded Territory. As we have engaged with the lead federal and state agencies for the environmental review process under NEPA and the tribal consultation process under §106 of the National Historic Preservation Act (NHPA), we have clearly expressed our concerns for the incompleteness and inadequacy of their CEA.

In the 2008 CPDEIS section 2.2, Issues Identified During the EIS Scoping Process, it is stated that "The MnDNR and USACE determined that the following topics are not expected to present significant impacts, but would be addressed in the EIS using limited information beyond that provided in the Scoping EAW commensurate with the anticipated impacts: Cover Types; Vehicle Related Air Emissions; Air Emissions; Noise; Archeology; Visibility; Compatibility with Plans and Land Use Regulations; Infrastructure; Asbestiform Fibers; and 1854 Ceded Territory". Yet none of these resource categories or issues was fully evaluated from the standpoint of describing cumulative effects at spatial or temporal scales that the tribes find relevant, either in the earlier environmental impacts analysis or the current SDEIS process. The tribal cooperating agencies' perspectives on the resource-specific temporal and spatial boundaries for the CEA are significantly different from the co-lead agencies. Additionally, many of the tribal cooperating agencies' assumptions regarding predicted effects of the proposed actions (both the project and the land exchange) and the predicted success of proposed mitigations are significantly different from the co-lead agencies. Therefore, the tribal cooperating agencies have undertaken an alternative cumulative effects analysis, considering impacts to multiple resource categories to the extent we were able to do in the brief time within which we have been able review the draft PSDEIS, provide comments, and identify major differences of opinion.

In this CEA, we will be presenting major differences of opinion regarding cumulative effects to the 1854 Ceded Territory, Tribal Historic District (Figure 2) and the St. Louis River watershed. In addition, our analysis of the No-Action Alternative assumes current legal and regulatory requirements to remediate pollution from previous mining activities will, if implemented and enforced, lead to resource conditions that are substantially improved from their current degraded condition.

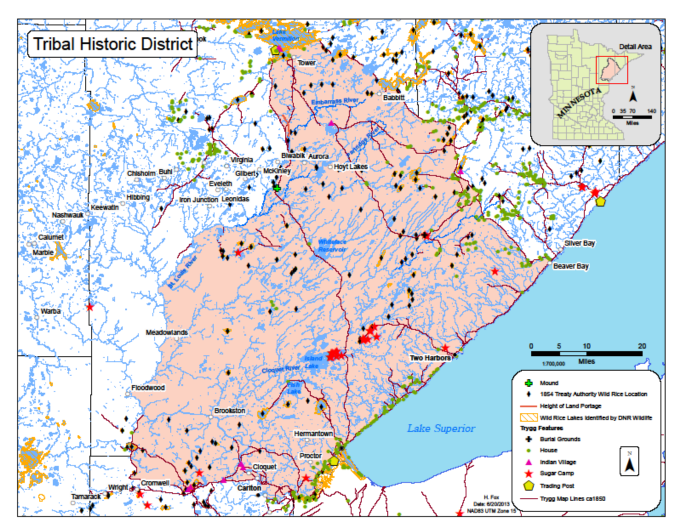


Figure 2. Tribal Historic District.

The tribal cooperating agencies use a resource-specific GIS-based approach as defined in the 2011 guidance to generate an alternative CEA that more accurately accounts for cumulative impacts to resources of tribal significance. From: *Applying Cumulative Impact Analysis Tools to Tribes and Tribal Lands:* 

The National Environmental Policy Act (NEPA) requires Federal agencies to evaluate the environmental impacts of their major projects. The scope of a federal Environmental Impact Statement (EIS) is spelled out in the NEPA legislation, in guidance documents published by the Council on Environmental Quality (CEQ) and EPA, and in various federal agencies' promulgated rules for implementing NEPA. An EIS evaluates the project's impacts to natural resources, the human environment, historical properties, and cultural properties. EIS documents are submitted for public review. Under Section 309 of the Clean Air Act, EPA is required to review and publicly comment on the environmental impacts of major federal actions including actions which are the subject of EISs.

The assessment of cumulative impacts in NEPA documents is required by CEQ regulations. A cumulative impact is "the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time." (Title 40 Code of Federal Regulations (CFR) Section 1508.7, CEQ Regulations for Implementing NEPA, 1987). Only resources that are directly impacted or indirectly affected by an action are subject to a cumulative impacts analysis....

In 1984, EPA issued its Indian Policy stressing two related themes: EPA will (1) pursue the principle of Indian self-government and (2) work directly with tribal governments on a government-to-government basis. Consistent with this Indian Policy and other EPA's statutory and regulatory authorities, EPA will identify and consider potential effects to reservation environments and take these potential effects into account as the Agency fulfills its regulatory duties. As a regulatory agency, EPA does not manage tribal trust resources or treaty resources in ceded territory. The U.S. Department of Interior, Bureau of Indian Affairs, does manage tribal trust resources. However, the Agency acknowledges its general trust responsibility to tribal governments which derives from the historical relationship between the Federal government and Indian tribes as expressed in certain treaties and Federal Indian laws, and understands that its regulatory activities can affect tribes.

Tribal lands are fixed; that is the reservations, Indian lands, and ceded territories are specific places, defined by treaty, and tribes may hold certain rights within these areas. In addition, tribal cultural identity may be tied to specific areas, cultural properties, natural resources found within these areas or properties, and traditions and uses involving these places and resources. For this reason, tribes are not considered mobile. For these

reasons, many tribes have expressed interest and concern about cumulative impacts of actions relative to the areas they govern and/or use....

Tribal concerns about impacts to natural and cultural resources and properties and to their particular uses may include, but are not limited to the following:

- Water with naturally high quality and impacts involving
  - o Changes in concentrations of unregulated substances
  - Synergistic effects of multiple individually unregulated or regulated substances
  - o Changes to water that make it unsuitable for cultural uses
- Lakes, rivers, wetlands, and other water bodies where plants of significance to tribes grow (e.g., wild rice)
- Water quality and quantity and soil quality that enable wild rice to grow
- Water quality necessary to support fish populations
- Plants and wildlife (e.g., moose, grouse, deer) of significance to tribes
- Sufficient wildlife populations and habitat to support traditional hunting, fishing, and gathering
- Fish and wildlife without contaminants that preclude their frequent consumption
- Archeological locations or areas
- Traditional or historic properties, locations or areas (e.g., traditional locations for hunting, fishing, and gathering; springs and ceremonial sites; other places where historic events occurred)
- Sacred locations or areas (e.g., gravesites, spiritual sites) without visual or noise impacts that would make them unsuitable for traditional activities
- Habitats that host culturally important resources (e.g., pipestone, sage, other culturally important plants)
- Access to areas where tribes have hunting, fishing, or gathering rights and to lands where off-reservation harvest under treaty rights occurs, including trails or passageways that link tribal use areas.
- Cultural items as defined by the Native American Graves Protection and Repatriation Act, 25 United States Code (USC) 3001, including funerary objects, sacred objects, and cultural patrimony
- Social bonds associated with traditional activities
- Tribal jurisdiction and control over reservation lands, thus improving or maintaining quality of life for residents of the reservations

An EIS that addresses cumulative impacts with respect to tribal uses and practices related to natural and cultural resources and properties should consider an analysis approach that uses:

- 1. A geographic area that is relevant to the tribe, for which information is collected and evaluated,
- 2. Information that reflects and describes tribal uses and tribal rights, and
- 3. A timeframe that is relevant to tribal uses.

In short, considering cumulative impacts to tribes may require a wider focus area and a discussion of direct and indirect impacts of all projects in an area, relative to tribal traditions, values, and concerns that involve using the resources affected by the project.

Regarding the geographic scope for a tribally relevant cumulative effects analysis:

- Scale is a central issue in the ecosystem approach.
- The appropriate boundary is one that ensures adequate consideration of all resources that are potentially subject to non-trivial impacts.
- For some resources, that boundary can be very large. For example, the long-range atmospheric transport of nutrients and contaminants into water bodies such as the Great Lakes and Chesapeake Bay transcends even the boundaries of their vast watersheds.
- At the other end of the spectrum, significant contributions to biodiversity protection can be made by identifying and avoiding small sensitive areas, such as rare plant communities.
- Determining relevant boundaries for assessment is guided by informed judgment, based on the resources potentially affected by an action and its predicted impacts.

The 1997 CEQ document notes that, for a project-specific analysis, it is often sufficient to analyze impacts within the immediate area of the proposed action. When analyzing the proposed action's contribution to cumulative impacts, however, the geographic boundaries of the area should almost always be expanded. Project-specific analyses are usually conducted on the scale of forest management units, or facility footprints, or mixing zone in a waterbody pursuant to a discharge permit. Cumulative impacts analysis should be conducted in the scale of human communities, landscapes, watersheds, or airsheds.

Finally, EPA's 1999 document notes that the EPA reviewer can determine an appropriate spatial scope of the cumulative impact analysis by identifying a geographic area that includes resources potentially affected by the proposed project and extending that area, when necessary, to include the same and other resources affected by the combined impacts of the project and other actions. Furthermore:

- Geographical boundaries should not be extended to the point that the analysis becomes unwieldy and useless for decision-making.
- The analysis should use an ecological region boundary that focuses on the natural units that constitute the resources of concern.
- For non-ecological resources, other geographic areas, such as historic districts (for cultural resources) or metropolitan areas (for economics), should be used.

# Cultural Resources

During the EIS scoping process for the NorthMet Project (see Section 2.1 of the Final Scoping Decision Document), no cumulative impact issues associated with cultural resources were identified. Tribes were not invited to participate in scoping. However, Tribal comments on the June 2008 PDEIS, the 2009 CPDEIS and the 2009 DEIS noted this cumulative impact and the need for analysis. The tribal cooperating agencies have repeatedly stated and commented in writing that there likely will be substantial impacts to cultural resources, and impacts to cultural resources need to be fully integrated into evaluation of potential impacts to cultural sites and cultural resources. However, there appears to be a concerted effort to diminish any and all comments on this subject and simply revert back to decisions made during the scoping phase.

The Traditional Use Survey conducted in 2011 (Latady and Isham 2011) focused on identifying and evaluating significance of places of importance to the Bands within the area to be affected by the proposed mine. Identification and evaluation is the first step before assessing adverse effects and integral to the development of a cultural resource management plan to facilitate preservation and management of cultural resources including traditional use areas. Beyond identification, the intent of the survey highlighted the potential to bridge the past and future in terms of native culture, history and natural resources.

Tribal cooperating agencies consider a 216,300 acre area bounded by the St Louis River, Lake Superior, Lake Vermilion and the Beaver Bay to Vermilion Trail to be a Tribal Historic District, and the pertinent area for consideration of cumulative effects to cultural resources. In addition to the St Louis River, the area supports three major drainage systems, the Cloquet, Embarrass and Pike Rivers. Trygg maps (1966), historic documents (Brownell 1967, Carey 1936, Chester 1902, Lancaster 2009, Trygg 1969, Van Brunt 1922, Jenks 1901, Moyle 1941) and information contained in site files located at the Bois Forte Tribal Historic Preservation Office were used to determine the extent of the district. Additional information on Historic places and properties are available at SHPO, Superior National Forest Headquarters and Duluth Archaeology Center. Included within the proposed historic district are the headwaters of the St. Louis River, the site of ongoing mineral exploration.

Ancestors of present day Band members resided in this area for centuries and many Band members followed traditional practices extensively until about a generation ago when the effects of mining devastated the rice beds in the Embarrass and St. Louis River watersheds and closed access to large tracts of public (USFS) land where traditional harvest and collection areas occur. This proposed Tribal Historic District encompasses complex trail systems, Indian villages, trading posts, encampments for fishing, hunting, wild rice harvest

and processing, sugar bush, and other traditional subsistence practices. It includes what was essentially a 'water highway' used by the Ojibwe at the time of European contact, and subsequently by Voyaguers during the era of heavy fur trading. In addition, numerous medicinal plant gathering sites, Midewewin lodges, vision quest locales and other sacred places occur.

# Land Use

The co-lead agencies define the CEAA for land use to include effects associated with the NorthMet Project Proposed Action combined with other industrial (including mining) or public works projects located within the portion of the Mesabi Iron Range encompassed by St. Louis County". Tribal cooperating agencies believe the CEA for land use should encompass the 1854 Ceded Territory, as the signatory Bands have lost access to substantial portions of the 1854 CT and the resources within (Figure 3). The 1854 Ceded Territory encompasses 6,283,836 acres in North Eastern Minnesota. Of that, 4,095,146 acres are public land ranging from Federal to CRP lands. The remaining 2,188,578 is private to private industrial land<sup>1</sup>. Band members generally do not exercise usufructuary rights on private lands without landowner permission, although the treaty does not hold that restriction. Lands within the 1854 Ceded Territory that have experienced urban and/or industrial development are permanently 'lost' as a source of treaty resources.

<sup>&</sup>lt;sup>1</sup> <u>http://deli.dnr.state.mn.us/data\_catalog.html</u> using GAP Stewardship 2008 – all Ownership Types shape file and database

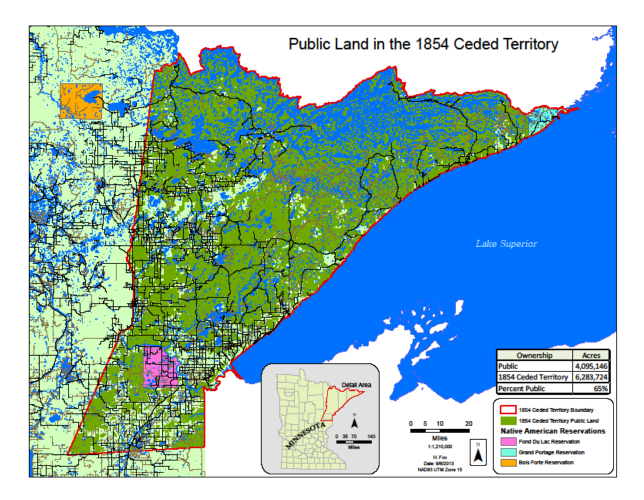


Figure 3. Public Lands within the 1854 Ceded Territory

#### Water Resources

The co-lead agencies evaluated cumulative impacts to surface water within the Partridge and Embarrass River watersheds only. From the preliminary SDEIS: "The St. Louis River was considered for inclusion in the cumulative effects assessment. The NorthMet Project Proposed Action is predicted to meet all water quality evaluation criteria or not make concentrations worse. Further, concentrations of sulfate and mercury, two key constituents of concern, are predicted to decrease as a result of the NorthMet Project Proposed Action. The NorthMet Project Proposed Action would also result in only minor changes in hydrology within the Partridge River and Embarrass River. Therefore, the NorthMet Project Proposed Action is not considered to have the potential for cumulative effects on hydrology and water quality in the St. Louis River. As a result, the CEAA for surface water is defined by the Partridge River and Embarrass River watersheds as shown on Figure 6.2.3-1."

The tribal cooperating agencies believe the relevant spatial scale for water quality and hydrologic cumulative effects analysis is the entire St. Louis River watershed. This watershed has experienced substantial historic, current and proposed expanded mining activities, as well as other industrial, agricultural and urban development. In addition to the direct surface water and wetland impacts (loss and/or degradation) from these activities, nearly half of the watershed has experienced hydrologic alteration from extensive ditching. It is reasonably foreseeable that an additional 3000 acres of wetlands within the watershed will be directly impacted by proposed new mining projects and expansions that are in active permitting and/or environmental review: the PolyMet NorthMet project, Mesabi Nugget Phase II, US Steel Minntac expansion, US Steel Keetac expansion, United Taconite Tailings Basin 3 construction. To date, virtually all required wetland mitigation for mining impacts has been implemented out of the basin, representing a permanent loss of high quality ecological resources and functions.

### Modeling

The tribal cooperating agencies' review of the water modeling data packages for the NorthMet Project Proposed Action led to our conclusion that Goldsim did not accurately predict existing conditions, and cannot be relied upon to accurately predict future project conditions. While we feel that modeling of the existing conditions is an inadequate substitute for a realistic No-Action Alternative model and does not follow CEQ guidelines, it appears that Goldsim does not even accurately model existing conditions. As noted in spreadsheet comments submitted June 25, 2013, for many parameters at several waterbodies the No-Action P50 model of annual average value is substantially different than the observed average existing conditions. Because of the inaccuracy of the Goldsim predictions of current conditions it is not clear that use of the Goldsim estimates of project impacts are adequate to ensure protection of water resources. For example:

• PSDEIS Table 4.2.2-18 reports Colby Lake as currently having an <u>observed mean</u> Arsenic of 0.78 to 1.4 ug/L (depending on the data set), whereas Figure 5.2.2-35, the No-Action (continuation of current conditions) P50 model for Colby Lake Arsenic shows <u>annual maximum</u> values of 0.5 ug/L

- PSDEIS Table 4.2.2-34 reports PM-10 (seep at the basin north toe) as having an <u>observed</u> <u>mean</u> Mn value of 100,192 ug/L, whereas Figure F-01-18.1 (Water Modeling Data Package Vol 2-Plant Site v9 MAR2013) shows the No-Action (continuation of existing conditions) P50 as an <u>annual maximum</u> Mn of 390 ug/L. at the north toe.
- PSDEIS Table 4.2.2-34 reports PM-10 as having an <u>observed mean</u> Aluminum of 39.6 ug/L yet Figure F-01-02.1 (Water Modeling Data Package Vol 2-Plant Site v9 MAR2013) shows an <u>annual maximum</u> for No-Action (continuation of existing conditions) at the north toe as 11 ug/L.
- PSDEIS Table 4.2.2-14 shows that <u>observed average</u> SO4 at SW-005 (9.11 mg/L) is nearly identical to the Goldsim P50 predicted current <u>annual maximum</u> for that site (PSDEIS Fig. 5.2.2-27, 9 mg/L). This suggests that Goldsim is under-predicting SO4 at SW-005. (The authors of the text on page 5.2.2-125 of the PSDEIS seem to misinterpret the P50 of the figure as a predicted annual average. This is not the case. The P50 of that figure is the "best" estimate of the annual maximum. The Goldsim model estimate of the annual average at SW-005 is shown as the P50 in Mine Site Data Package Attachment K Figure K-06-24.2, i.e. 6 mg/L) Again, this suggests that Goldsim is underpredicting SO4 at SW-005.
- PSDEIS Table 4.2.2-29 shows that <u>observed average</u> Al at PM-13 is 221 ug/L. This observed average is much higher than the modeled No-Action (continuation of existing conditions) P50 annual maximum (PSDEIS Table 5.2.2-47, 159-166 ug/L). The modeled No-Action P50 <u>annual average</u> for Al at PM-13 of 75 ug/L (attached Fig.I-05-02.2, Water Modeling Data Package Vol 2-Plant Site v9 MAR2013) is only 1/3 of the observed average.

Tables 1-3 below compare the observed existing conditions values found in various PSDEIS tables to the P50 existing conditions predicted by Goldsim. While a very few of these model predictions are presented in the PSDEIS, many are not and therefor, the tables below refer back to the underlying data packages from which the PSDEIS was written.

TI	SW-005 = 0.4	SW005 = 0.05 (Fig.K-06-25.2)
SO4	SW-005 = 9,110	SW005 = 6,000 (Fig.K-06-24.2)
Pb	SW-005 = 1.3	SW005 = 0.26 (Fig.K-06-21.2)
SO4	SW-004a = 15,900	SW004a = 8,000 (Fig.K-04-24.2)
К	SW-004a = 2,700	SW004a = 1,600 (Fig.K-04-16.2)
В	SW-004a = 126.5	SW004a = 30 (Fig.K-04-05.2)
Mn	SW-003 = 147	SW003 = 85 (Fig.K-02-18.2)
TI	SW-002 = 0.6	SW002 = 0.11 (Fig.K-01-25.2)
Mn	SW-002 = 142	SW002 = 80 (Fig.K-01-18.2)
	(PSDEIS Table 4.2.2-14)	(Mine Site Data Package Attach.K)
Parameter (ug/L)	Average existing water quality	Annual average P50 existing conditions predicted by Goldsim

Table 1. Observed existing conditions in the Partridge River vs. annual average existing conditions predicted by Goldsim.

Parameter (ug/L)	Colby Lake mean existing water quality (PSDEIS Table 4.2.2-18, Barr data)	Colby Lake Annual average P50 existing conditions predicted by Goldsim (Mine Site Data Package Attach.K)
Al	108	75 (Fig.K-08-02.2)
As	0.78	0.4 (Fig.K-08-04.2)
Cu	2.4	0.7 (Fig.K-08-13.2)
Ni	2.5	1.1 (Fig.K-08-20.2)
SO4	33,800	~10,000 (Fig.K-08-24.2)
ТΙ	0.1	0.025 (Fig.K-08-25.2)

Table 2. Observed mean existing conditions in Colby Lake vs. annual average existing conditions predicted by Goldsim.

Parameter (ug/L)	<u>Mean</u> seep measured value at Basin Toe (Table 4.2.2-34)	Annual <u>maximum</u> P50 existing condition predicted by Goldsim (Plant Site Data Package Attach.F )
AI	PM-8 = 25.7	West toe = 14 (Fig.F-04-02.1)
AL	PM-9 = 29.9	NW toe = 13 (Fig.F-02-02.1)
AL	PM-10 = 39.6	North toe = 11 (Fig.F-01-02.1)
Mn	PM-8 = 3,039	West toe = 1,250 (Fig.F-04-18.1)
Mn	PM-10 = 100,192	North toe = 380 (Fig.F-01-18.1)
F	PM-8 = 2,900	West toe = 1,100 (Fig.F-04-14.1)
As	PM-8 = 3	West toe = 2 (Fig.F-04-04.1)
В	PM-10 = 379	North toe = 330 (Fig.F-01-05.1)
Pb	PM-10 = 1.3	North toe = 1 (Fig.F-01-21.1)

Table 3. Observed mean existing conditions at the tailings basin toe vs. annual <u>maximum</u> existing conditions predicted by Goldsim. (Goldsim predicted mean concentrations are not provided in Modeling Data Package Vol 2-Plant Site v9 MAR2013).

The above examples are not an exhaustive list of discrepancies between observed existing water quality data and the Goldsim P50 prediction of the No-Action alternative (continuation of existing conditions) but highlight some of the most notable discrepancies. What the discrepancies demonstrate is that the Goldsim model is a relatively poor predictor of current conditions. If a model is unable to accurately predict current conditions it is even less likely to accurately predict future Project conditions. The Goldsim models need to be better calibrated to existing conditions (the calibration effort reported in "Calibration of the Existing Natural Watershed at the Plant Site v4 MAR2012" only compared model output to upstream site PM-12 and apparently did a poor job of preparing the models to predict either the lower reaches of the Embarrass or the Partridge River.) and model results recalculated.

### Surface water quality

Evaluation Criteria that are used by the Project Proponent to evaluate the impacts of pollutants that are currently exceeding WQS do not comply with the Clean Water Act. 40 CFR § 122.44 (d) requires that all effluents be characterized to determine the need for a

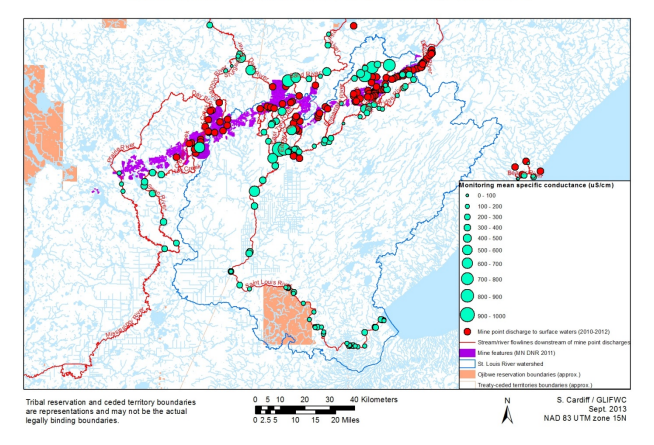
Water Quality Based Effluent Limit (WQBEL). If a projected concentration of a specific pollutant exceeds the applicable numeric WQS, there is a reasonable potential that the discharge may cause or contribute to an excursion above WQS. Where existing data demonstrates an excursion from WQS, a WQBEL may be imposed without facility-specific effluent monitoring. In order to calculate a WQBEL, a Waste Load Allocation (WLA) for each permitted discharge must be established. The WLA is the portion of a Total Maximum Daily Load that is allowed for each point source to ensure compliance with WQS. However, it is very difficult to determine based on the information that has been provided by PolyMet if the additional contribution of each pollutant that currently exceeds WQS will exceed the load limit that would be required by a WLA to ensure compliance with WQS. And, the additional loading of pollutants that already exceed WQS demonstrates cumulative water quality impacts from the Project. Therefore, the Area of Potential Effect for water quality extends from the Embarrass and Partridge rivers to the mouth of the St. Louis River.

The Embarrass River, Partridge River and Colby Lake already have several constituents including sulfate, manganese, and mercury in concentrations that already exceed Minnesota Water Quality Standards ("WQS"). The existing large number of water-quality exceedances and the suite of constituents, particularly trace metals, exceeding WQS indicate the site has not been remediated from previous mining activities, and that the required reclamation was not adequate to ensure compliance with WQS. Concentrations of sulfate, specific conductance, manganese, mercury and arsenic that exceed MN WQS have been measured for NPDES permit Data Monitoring Reports and by the PolyMet project proponent demonstrate both water quality contamination issues and cumulative water quality impacts.

## **Specific conductance**

Tribal staff have noted that elevated specific conductance is a water chemistry 'signature' for mining discharges. Specific conductance is the ability of a material to conduct an electric current measured in microSiemens per centimeter ( $\mu$ S/cm) standardized to 25°C. Specific conductance reflects concentrations of dissolved solids, including metal and other contaminants from mining, other industrial activities, and agriculture.

Tribal staff conducted analysis of specific conductance downstream of mine discharges using agency monitoring data (1990-2013). Analysis of specific conductance downstream of mine discharge sites indicated that specific conductance was highest nearest to mine discharge sites, and tended to only gradually decrease downstream of mine discharge sites. Linear regressions demonstrated that specific conductance was significantly negatively related to distance across all sample sites (P < 0.01,  $R^2 = 0.15$ ; n = 123 sites; Fig. 4) and within the St. Louis River and Swan River systems (P < 0.05,  $R^2 = 0.18$  and 0.52, respectively; Fig. 5). This analysis included stream and river monitoring only (not lakes). The regression suggests that specific conductance could drop to 150 µS/cm only 203 km (126 mi) downstream of the nearest upstream mine discharge site.



Specific conductance downstream of mine point discharges (1990-2013)

Figure 4. Mean specific conductance measurements at monitoring stations downstream of mine point discharges were inversely related to distance downstream from mine point discharge sites.

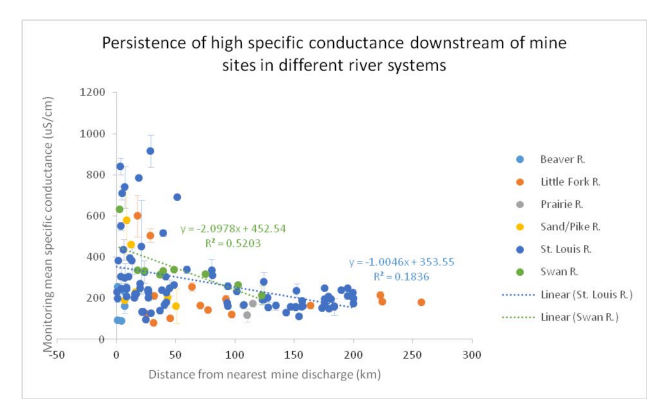


Figure 5. Linear regression indicated that mean specific conductance (±1 SE) was significantly negatively related to distance of the monitoring location downstream of the nearest mine discharge in two of the main downstream river systems, with highest specific conductance nearest to mine discharges and decreasing relatively gradually downstream (St. Louis River system P < 0.01,  $R^2 = 0.18$ , n = 85; and the Swan River system (P < 0.05,  $R^2 = 0.52$ , n = 9).

These analyses demonstrate that existing mining discharges result in elevated concentrations of pollutants that persist far downstream in the St. Louis River, which is consistent with the findings of the USEPA in their assessment report on the effects of mountaintop removal and valley fill mining<sup>2</sup>.

## Manganese

The Health Risk Limit (HRL) for manganese is 100 micrograms per liter ( $\mu g/l$ ) because it is a potent neurotoxin known to cause brain damage when formula fed infants are exposed to high concentrations, and can cause Parkinsons-like symptoms in adults exposed to high concentrations. The average measured concentration of manganese in Wyman Creek between April 2005 and December 2012 was 1383  $\mu g/l$ . Water discharging from Area Pit 5 to Spring Mine Creek, a tributary to the upper Embarrass River, between July 2010 and

<sup>&</sup>lt;sup>2</sup> U.S. EPA (Environmental Protection Agency). 2011. The Effects of Mountaintop Mines and Valley Fills on Aquatic Ecosystems of the Central Appalachian Coalfields. Office of Research and Development, National Center for Environmental Assessment, Washington, DC. EPA/600/R-09/138F.

October 2011, had an average measured concentration of  $804 \mu g/l$ . Test results from sixteen private drinking water wells located between the proposed project and the Embarrass River in 2008 revealed concentrations of manganese that exceeded the HRL in eight wells. The range of manganese concentrations from all of the wells was  $0.66 - 4710 \mu g/l$ . The PolyMet project will contribute additional manganese to the groundwater from tailings basin water that is not captured and treated, and the water that seeps through fractures in the mine pit walls once the pit has filled with water.

In the Partridge river watershed, measured concentrations of manganese increase dramatically from the most upstream measurements to the furthest downstream measurements (Figure 6).

In the Embarrass River watershed, high concentrations of manganese are associated with mining features. SD033 is the discharge from Area Pit 5, and the former LTV tailings basin appears to be the source of pollution for monitoring locations MLC-2, PM-19, and PM-11 (Figure 7).

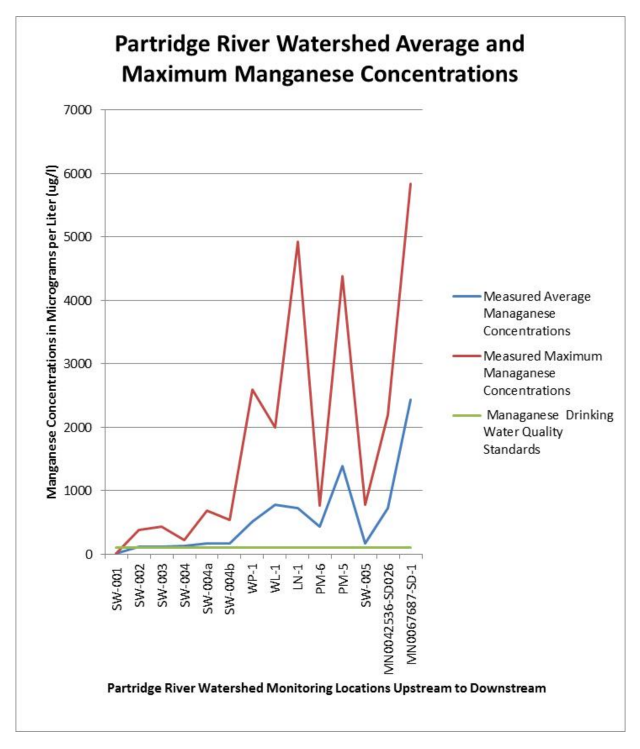


Figure 6. Partridge River Watershed Manganese Concentrations.

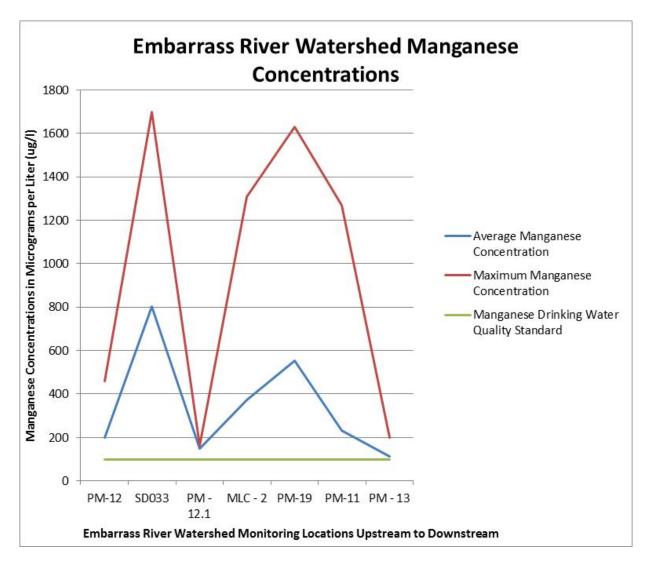


Figure 7. Embarrass River Watershed Manganese Concentrations.

## Arsenic

Arsenic is a known carcinogen. The drinking water standard for arsenic is 10  $\mu$ g/l, based on both human health and the economics of treating drinking water to meet the standard. Based on human health alone, the standard for arsenic is less than 2  $\mu$ g/l<sup>3</sup>. Arsenic concentrations measured in sixteen private drinking water wells between the proposed project and the Embarrass River in 2008 ranged from less than the detection limit of 2 to 7.5  $\mu$ g/l. Arsenic concentrations are projected to increase as a result of the PolyMet project<sup>4</sup>.

In the Partridge River watershed, measured maximum arsenic concentrations exceed Class 2A and 2Bd water quality standards at all but three locations (Figure 8). The locations where the maximum measured concentration of arsenic does not exceed the Class 2A and 2Bd water quality standards are in the upper portion of the watershed.

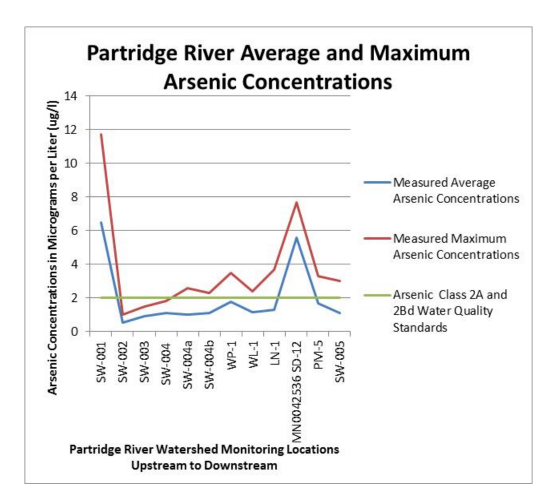


Figure 8. Partridge River Arsenic Concentrations.

<sup>&</sup>lt;sup>3</sup> 40 CFR 131.36

<sup>&</sup>lt;sup>4</sup> PolyMet Water Modeling Data Package

In Colby Lake, which is the City of Hoyt Lakes drinking water source, the increase in arsenic from the PolyMet project would be 38.5% (5.2.2-127 Table 5.2.2-33 Maximum Modeled Monthly P90 Surface Water Concentrations for the Colby Lake). This is significant because the US EPA's Priority Toxic Pollutants rule suggests that this level of arsenic would be more than an order of magnitude higher than what would prevent cancer in humans. The increased arsenic in the Partridge River — up to 55% at SW-004b are even more striking (p. 5.2.2-113, Table 5.2.2-29 Maximum Modeled Monthly P90 Surface Water Concentrations for the Mine Site), which may affect humans through fish consumption, even if the water isn't used for drinking.

#### Aluminum

The Class 2A chronic standard for total aluminum, applicable to Wyman Creek, is 87µg/l. The quality of Class 2Bd surface waters shall be such as to permit the propagation and maintenance of a healthy community of cool or warm water sport or commercial fish and associated aquatic life and their habitats. These waters shall be suitable for aquatic recreation of all kinds, including bathing, for which the waters may be usable. The Class 2Bd standard for aluminum is 125µg/l, applicable to the Embarrass River, Partridge River and St. Louis River. As Figure 9 below demonstrates, at every site where data is available the maximum aluminum concentrations exceed WQS, except at SW-001. The average aluminum concentration exceeds WQS at one quarter of the sites where monitoring data is available for aluminum.

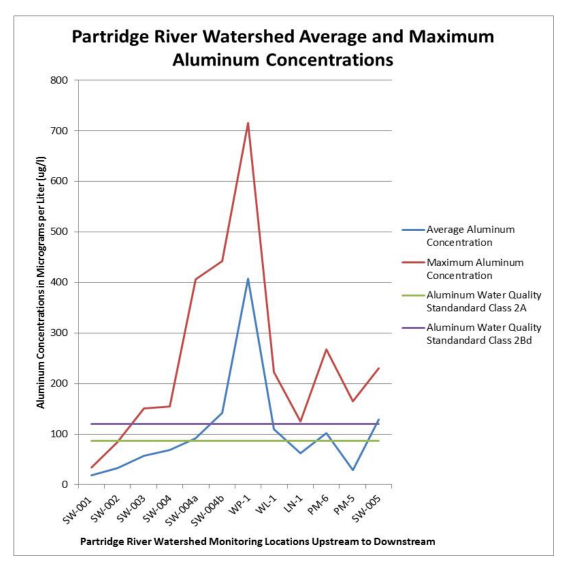


Figure 9. Partridge River Watershed Aluminum Concentrations.

## **Aquatic Species**

Within the CEA area defined by the co-leads for impacts to aquatic species (the Partridge and Embarrass Rivers from their headwaters to a point approximately 15.5 miles downstream of the NorthMet Project Proposed Action activities, where the rivers form the St. Louis River), the MPCA has assessed and identified waterbodies that are impaired for fish and/or benthic macroinvertebrate communities, based upon recent monitoring data (since 2009). The draft 2012 §303(d) list prepared by the MPCA includes more headwaters streams and rivers in the St. Louis River watershed that are also impaired for aquatic communities (Figure 10). It is likely that the state-led stressor identification process underway will identify historic and existing mining operations as major causal factors for these impairments. The tribal cooperating agencies believe that the appropriate spatial scale for considering cumulative impacts to aquatic species is the St. Louis River watershed.

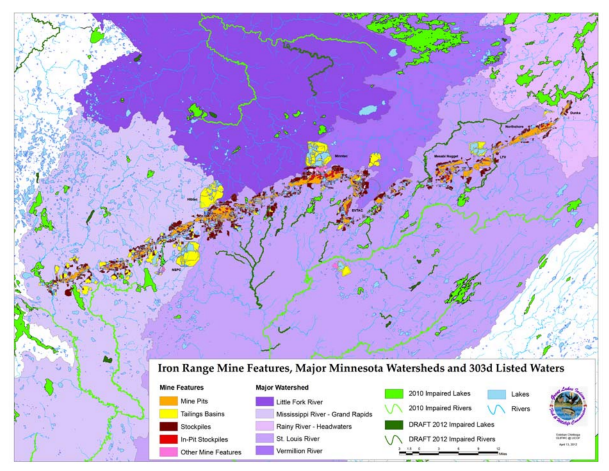


Figure 10. Impaired Waters (§303(d) Listed) within the St. Louis River and other mining-impacted watersheds.

The co-lead agencies conclude that, since the NorthMet Project Proposed Action is not predicted to result in any short- or long-term exceedances of surface water chronic standards in the Partridge River, Colby Lake, or the Embarrass River, even under extreme low-flow conditions during operations, no cumulative effects on aquatic resources are predicted within the CEAA. The co-lead agencies also conclude that there will be no effects on current baseline habitat conditions (as defined by hydrologic changes) from the NorthMet Project Proposed Action; therefore, no cumulative effects are anticipated. Both of these assumptions are major differences of opinion between the co-lead agencies and the tribal cooperating agencies. Clearly there are already adverse effects of mining operations and other development within these subwatersheds.

## Mercury

From the PSDEIS: "The NorthMet Project Proposed Action is predicted to result in a net decrease in mercury loadings to the Partridge River from 24.2 grams per year to 23.0 grams per year. This would primarily be a result of a decrease in natural runoff (with a total mercury concentration of 3.6 ng/L) and a proportional increase in water discharged from the West Pit via the WWTF (with a total mercury concentration of 1.3 ng/L)."

The understanding of mercury dynamics in the St. Louis River watershed is very limited and is insufficient to lead to the conclusion reached in the PSDEIS that "the NorthMet Project Proposed Action would not exceed applicable environmental evaluation criteria." This lack of scientific information is explicitly stated throughout the PSDEIS and is what led the Minnesota Pollution Control Agency (MPCA) early this year to delay the establishment of a St. Louis River TMDL until further mercury cycling data could be collected.

The PSDEIS also states that the current fish tissue concentration in the five local lakes results in Hazard Quotients (HQs) that exceed 1 (page 6-58), but gives no further information. The *Cumulative Impacts Analysis, Local Mercury Deposition and Bioaccumulation in Fish (July* 2012) (Barr report) showed modeled contributions from both the Mesabi Nugget LDSP and PolyMet; this information should be included in the SDEIS for public review. The Barr report provides the actual HQs, rather than just saying "they exceed 1". The SDEIS should state clearly that in one case, the existing HQ equals 46.2, which is 46 times as high as the number where action is recommended.

The Barr report also states that "the existing health risk under Scenario 1 and 2 to subsistence/tribal and subsistence anglers eating three pounds or more per week of fish from these lakes would be significantly higher – up to fifteen times the EPA assumed safe risk intake level for a pregnant mother or child under the age of 15". While the incremental risk from the project may be small, the existing risk is large and has not yet been addressed through a total maximum daily load (TMDL) or other reduction program. Table 5 and Figure 9 from the Barr report should be included to give the public a clear idea of the existing condition of the local waters and why the tribes believe that no additional mercury should be added at this time. The SDEIS does not provide any rationale for more mercury to be added to a system that is already so high in mercury, but rather only suggests that the TMDL should take care of this.

Mercury is potent neurotoxin, with the primary human and wildlife route of exposure through consumption of fish. The Embarrass River, Wyman Creek, Whiteface Reservoir, Stony Creek, West Two River, numerous lakes, and the entire St. Louis River all have fish consumption advisories in place for recreational fishing. These advisories do not consider subsistence fishing. Mercury concentrations in fish from these impaired waters will require additional load reductions beyond the emissions reductions required by the statewide mercury TMDL.

Mercury levels in Lake Superior lake trout remain higher than the other Great Lakes, despite significant reductions in the amount of mercury being released from sources around the lake. The largest source of mercury from within the Lake Superior basin is the mining sector, at 63% of total emissions.<sup>5</sup> There has not been significant "ground-truthing" of mercury deposition rates that were used in the modeling assessment. Tribal cooperating agencies note that no studies have been conducted within this region of active mining to determine why fish tissue mercury concentrations are so high if the local sources mainly emit 'non-locally polluting' forms of mercury.

<sup>&</sup>lt;sup>5</sup> Lake Superior Lakewide Management Plan Annual Report 2012, Catalogue No.: En161-9/2012E-PDF

A 2011 Minnesota Department of Health study<sup>6</sup> of infants in the Lake Superior basin found that 1 in 10 infants are born with unsafe mercury levels in blood. Blood spot mercury concentrations in infants from Minnesota were significantly higher than infants born in the Lake Superior basin in Wisconsin and Michigan.

Increased sulfate concentrations increase bioaccumulation of mercury. Additionally, mercury loadings to surface waters from the project is expected to increase from removing peat and storing peat in the overburden storage layout area without a cover or liner. Stormwater run-off containing concentrations of mercury that exceed MN WQS have been well documented (Aitkin AgriPeat). The Laskin Energy Center NPDES permit MN000990-SD-2 has a permit limit of 19.1 ng/l<sup>7</sup>, even though the aquatic life WQS for the Lake Superior basin is 1.3 ng/l. Other existing permitted facilities contribute mercury loadings to the Partridge and Embarrass Rivers, in addition to the local atmospheric deposition (Figures 11, 12).

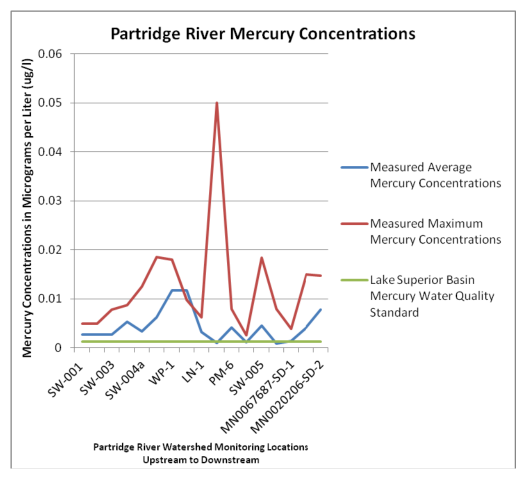


Figure 11. Partridge River Mercury Concentrations

<sup>&</sup>lt;sup>6</sup> McCann, P. (2011). *Mercury Levels in Blood from Newborns in the Lake Superior Basin* (Minnesota Department of Health: Environmental Health, pp. 181)

<sup>&</sup>lt;sup>7</sup> MPCA DMR data for NPDES permit MN0000990-SD-2 2000-2013.

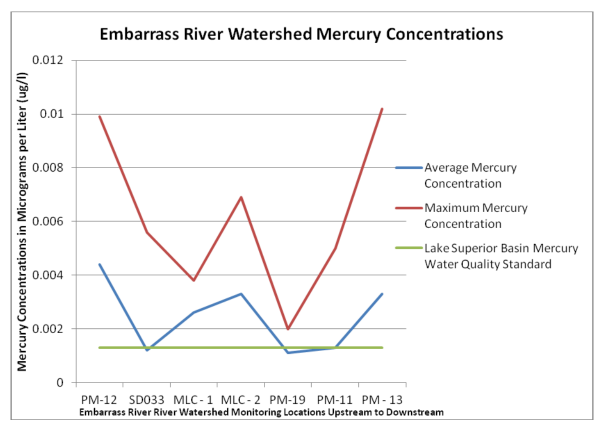


Figure 12. Embarrass River Mercury Concentrations.

Cumulative effects associated with mercury deposition and increased mercury methylation (mediated by increased sulfate loading and hydrologic alteration of peatlands) therefore extend from the plant site down the Embarrass River to the St. Louis River estuary. Additional analyses of predicted mercury impacts from the NorthMet Project Proposed Action have been provided by GLIFWC<sup>8</sup>.

### Sulfate

From the preliminary SDEIS: "Sulfate concentrations increase to an average of approximately 150 mg/L downstream of the confluence with Second Creek at the County Road 110 bridge (Mesabi Nugget monitoring location MNSW12). The wild rice surveys found sulfate concentrations as high as 289 mg/L below Second Creek during a relatively dry period. The baseline sulfate concentrations found in the Partridge River reflect the effects of discharges from existing activities within the watershed. The NorthMet sulfate load to the Partridge River would total an average of about 41 kg/d, which represents a 0.1 percent

<sup>&</sup>lt;sup>8</sup> Great Lakes Indian Fish and Wildlife Commission (GLIFWC) Comments Related to Mercury on the "Northmet Mining Project and Land Exchange: Preliminary Supplemental Draft Environmental Impact Statement"

increase over existing loads. Therefore, the NorthMet Project Proposed Action should not adversely affect downstream waters that support the production of wild rice."

Sulfate concentrations in Trimble Creek, the Embarrass River, and the Partridge River currently exceed the wild rice standard of 10 mg/l. The drinking water standard and the cold water fisheries standard for sulfate is 250 mg/l. Discharge from Area Pit 5 near the proposed PolyMet tailings basin has measured sulfate concentrations that range from 170 to 2520 mg/l, averaging 1,083 mg/l between 2001 and 2013<sup>9</sup>. Sulfate concentrations measured in the discharge from the Peter Mitchell Pit to the upper Partridge River for NPDES permit MN0046981-SD-9 ranged from 14-37 mg/l. Sulfate concentrations measured in the discharge from the LTV Tailings basin to Second Creek for NPDES permit MN0042536-SD026 ranged from 118-360 mg/l in the period between 2008 - 2013<sup>10</sup>. Sulfate impaired wild rice waters, for the first time ever, will be included in the MPCA impaired waters list in 2014. The Bands believe that the Embarrass River, Second Creek, the Partridge River, Dunka River, and Bobs Bay of Birch Lake should be included on that list. In addition, the Swan River, Swan Lake, Sand River and the Twin Lakes (Sandy and Little Sandy Lakes, adjacent to the US Steel Minntac tailings basin) are all impaired wild rice waters due to concentrations of sulfate that exceed the MN wild rice sulfate standard.

The wild rice sulfate WQS is exceeded at almost every point where data is available in the Embarrass River watershed (Figure 12), and the drinking water standard is exceeded at half of the monitoring locations. In the Partridge River watershed, the wild rice sulfate WQS is exceeded at fourteen of seventeen locations (Figure 13). And, the sulfate drinking water standard is exceeded at two locations in the Partridge river watershed. The NorthMet Project Proposed Action will contribute additional sulfate to the groundwater from tailings basin water that is not captured and treated, water that seeps through fractures in the mine pit walls once the pit has filled with water, and stockpile infiltration and run-off.

<sup>&</sup>lt;sup>9</sup> MPCA DMR data for NPDES permit MN0042536-SD033 2001 -2013.

<sup>&</sup>lt;sup>10</sup> MPCA DMR data for NPDES permit MN0042536-SD026 2008 -2013.

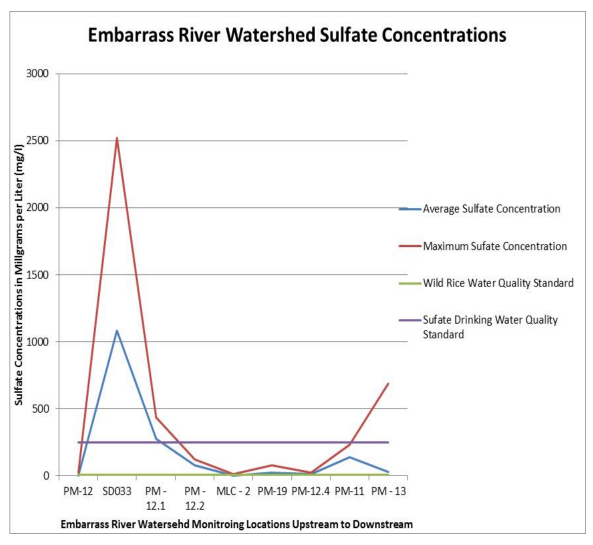


Figure 12. Embarrass River Watershed Sulfate Concentrations.

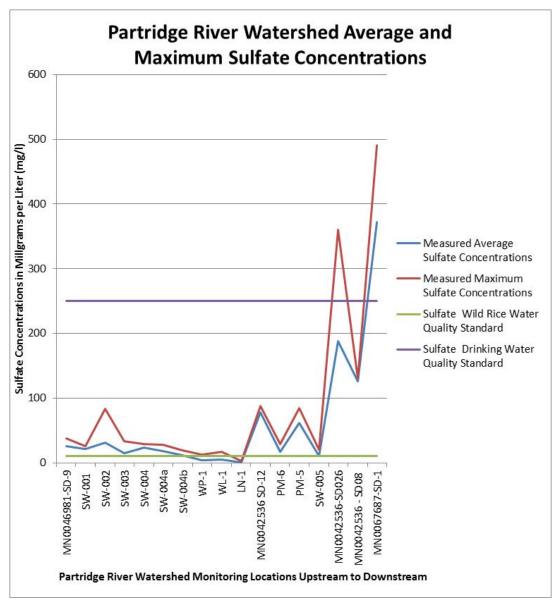
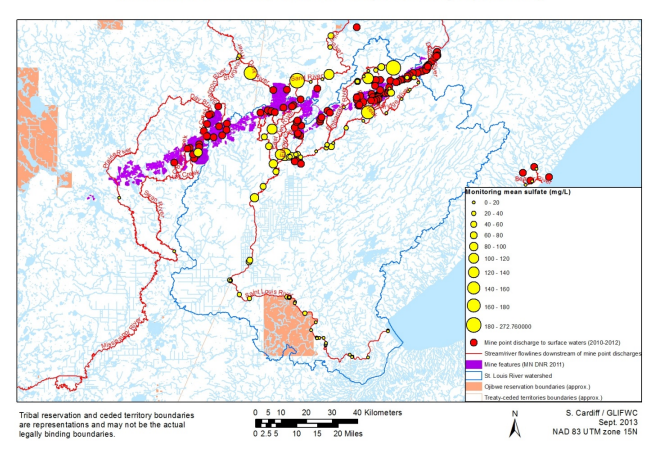


Figure 13. Partridge River Watershed Sulfate Concentrations.

Tribal staff did additional analysis of sulfate concentrations throughout the St. Louis River watershed. Analysis of sulfate concentrations downstream of mine discharge sites indicated that sulfate concentrations were highest nearest to mine discharge sites, and tended to only gradually decrease downstream of mine discharge sites. Linear regressions demonstrated that mean sulfate was significantly negatively related to distance across all sample sites (P < 0.01,  $R^2 = 0.14$ , n = 92) and within the Saint Louis River system (P < 0.01,  $R^2 = 0.17$ , n = 73; Figure 14). This analysis included stream and river monitoring only (not lakes).

The regression suggests that sulfate concentrations could drop to less than 10 mg/L only 170 km (105 mi) downstream of the nearest upstream mine discharge site (Figure 15).



Sulfate concentrations downstream of mine point discharges (1990-2013)

Figure 14. Mean sulfate concentrations at monitoring stations downstream of mine point discharges was inversely related to distance downstream from the discharge sites.

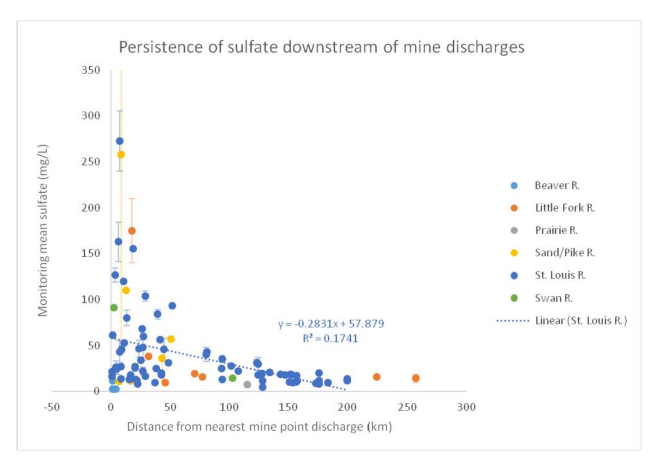


Figure 15. Linear regression indicated that mean sulfate (±1 SE) was significantly related to distance of the monitoring location downstream of the nearest mine discharge in the St. Louis River with highest sulfate concentrations nearest to mine discharges and decreasing relatively gradually downstream (P < 0.01,  $R^2 = 0.17$ , n = 73).

### Ground water quality

From the PSDEIS: "Neither the Scoping Decision Document nor the SDEIS identified potential cumulative effects on groundwater. Although the NorthMet Project Proposed Action would affect groundwater levels, this effect would be very limited geographically and temporally (e.g., groundwater levels would be restored once pit dewatering ceases) and not subject to any off-site cumulative effects. The effects of mine dewatering are considered in terms of effects on surface water flows."

The cumulative effect of blasting ore, or vibration, has not been mentioned in the SDEIS, or even considered. It is evident that effect of blasting ore will increase fractures in the Virginia Formation and the Duluth Complex in the vicinity of the Project<sup>11</sup>. And, that

<sup>&</sup>lt;sup>11</sup> ISEE Presentation Wesley L. Bender, Understanding Blast Vibration and Airblast, their Causes, and their Damage Potential (updated 2009), available at <u>http://www.iseegoldenwest.org/Blast%20Effects.pdf (last visited 9/5/13)</u>

fractures have already hydrologically connected the Biwabik Iron Formation with the Virginia Formation and Duluth Complex, as a result of blasting in the Peter Mitchell Pit. The increase in fractures from blasting has likely hydrologically connected some of the known and inferred faults in the vicinity of the Peter Mitchell Pit, too. And, there will be a cumulative impact on water quality and water quantity resulting from blasting ore in the proposed PolyMet mine pit because the fractures from blasting in the Peter Mitchell Pit will overlap fracturing resulting from blasting in the PolyMet Pit. The area where most of the new fractures are likely to be created lie within the Virginia formation between the two pits. The Virginia Formation is known to have the highest sulfur content of the three bedrock formations found within the area between the proposed PolyMet mine pit and the Peter Mitchell mine pit, and the second highest transmissivity rate.

The PolyMet SDEIS section on vibration (Chapter 5.2.8) does not discuss impacts of blasting in creation of fractures. However, fractures created by blasting and shoveling ore would extend far beyond the pit walls. Section 5.2.8-9 **Vibration** of the preliminary SDEIS states: "permanent ground displacement occurs close to the blast. For heavily confined rocks, ground vibrations of 25.4 mm/sec will occur as far away as 1,581 meters. For free face average rock, ground vibrations of 25.4 mm/sec will occur as far away as 627 meters." "Permanent ground displacement" is a discreet way to refer to the creation of new fractures without having to discuss the resulting increase in groundwater flow and connectivity to surface waters. In fact, all of the PolyMet predictions regarding discharge from the mine pits and waste rock piles, including the more reactive waste rock piles and the ore surge pile as well as the unlined permanent Category 1 waste rock pile, are made without considering the effects of fractures on discharge to groundwater and surface water.

Excerpts from three reports produced for the PolyMet project regarding groundwater/surface water interactions include the following:

"Groundwater samples were collected from three of the deep borings at the site. Two of the samples were collected from 6-in diameter exploratory boreholes. The remaining sample was collected from the water supply well (Unique Well Number 717972). This well is open to both the Duluth Complex (20-150 feet below ground surface) and the Virginia Formation (150-200 feet below ground surface)....The water sample from well MW-05-02 exceeded criteria for ammonia (240 ug/l), pH (10),aluminum (322 ug/l), and copper (11.2 ug/l). The sample from MW-05-08 exceeded criteria for aluminum (1,040 ug/l), copper (10 ug/l), and mercury (0.0053 ug/L). The sample from MW-05-09 exceeded criteria for aluminum (4,640 ug/L), chromium (28.6 ug/l), cobalt (5.4 ug/l), copper (72.2 ug/l), lead (5.6 ug/l), and mercury (0.0181 ug/l).... The presence of ammonia in the deep boreholes may indicate that the water in the borehole came from the shallow surficial deposits. Ammonia is not typically found in deep bedrock systems but is common in wetland environments."<sup>12</sup>

<sup>&</sup>lt;sup>12</sup> Hydrogeologic Investigation- PolyMet NorthMet Mine Site report RS-02. Barr Engineering. 2006

"The water samples from wells P-2 and P-4 exceeded the nitrogen (ammonia as N) criteria (270 ug/L and 110 ug/L respectively). The presence of ammonia nitrogen in the samples likely indicates that there is a hydraulic connection between the bedrock aquifer and the surficial aquifer; however, the nature of this connection cannot be determined at this time."<sup>13</sup>

"The samples from pumping well P-2 all contained measurable tritium, indicating that at least a portion of the source water is post-1952 water."<sup>14</sup>

The Peter Mitchell Pit lies approximately one mile north of the proposed PolyMet mine pit. Taconite production began in 1955 at the Peter Mitchell Pit. Based on the review of the Peter Mitchell NPDES permit MN0046981 at various discharge locations, unionized ammonia nitrogen has exceeded permit limits on numerous occasions<sup>15</sup>. Unionized ammonia nitrogen is used to blast rock. Though PolyMet did not determine what the source unionized ammonia or tritium found in the deep boreholes was, it seems likely that because of the Peter Mitchell Pit's close proximity to the proposed PolyMet mine site, the Peter Mitchell Pit is the source of contamination. The approximate fifty- year travel time of the pollutants found in the Peter Mitchell Pit were not used to estimate travel time for pollutants leaving the PolyMet mine pit and reaching the Partridge River, or even to calibrate the model.

In fact, bedrock groundwater flow paths have not been determined using standard methods for hydrogeologic investigations. Instead, a model has been developed that uses extremely low baseflows in the Partridge River in order to suggest that peak concentrations of contaminants will not reach surface water features for hundreds or even thousands of years. Even though data collected for PolyMet in the three hydrologic investigations between 2006 and 2007 demonstrate a strong connection between boreholes in the bedrock aquifer and the surficial aquifer and surface water (including wetlands). This information, and the results from winter flow monitoring have not been incorporated into the PolyMet project projections for surface and groundwater quality and quantity.

Groundwater contamination from the previous mining activities is still an issue near the LTV tailings basin and mine pits more than twenty years after operations have ceased. The above evidence suggests that, whatever the degree of fractures now existing in the rock, blasting at the levels proposed by PolyMet will create damage to rock masses and rock fractures over an extensive area, including the entire mine site and extensive adjacent wetlands areas (Figure 16). This evidence requires that the impacts of fractures on propagation of pollutants from all mine sources be analyzed in detail and calls into question PolyMet's claims that discharge of sulfates and toxic metals from the mine site will not impact wetlands and exceed water quality standards. The impacts of vibrations and airblast on slope stability of waste rock piles are not discussed in the SDEIS either.

<sup>&</sup>lt;sup>13</sup> Hydrogeologic Investigation – Phase II PolyMet NorthMet Mine Site RS-10. Barr Engineering. 2006

<sup>&</sup>lt;sup>14</sup> RS10A –Hydrogeological – Drill Hole Monitoring and Data Collection – Phase 3. PolyMet Mining, Inc. March 2007.

<sup>&</sup>lt;sup>15</sup> MPCA DMR data for MN0046981 from website "What's in My Neighborhood" (<u>http://www.pca.state.mn.us/index.php/data/wimn-whats-in-my-neighborhood/whats-in-my-neighborhood-text-search.html</u>) (last visited 9/4/13)

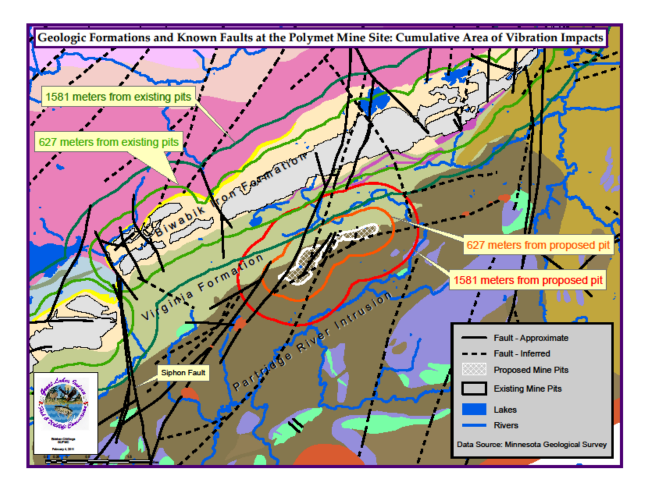


Figure 16. Cumulative Area of Vibration Impacts.

Impacts to water quality in the immediate vicinity of the project area from mining activities include:

<u>Peter Mitchell Pit:</u> Expansion of the Peter Mitchell Pit to the South towards the proposed PolyMet project and the in-pit disposal of Virginia Formation waste rock.

Former LTV Site (Cliffs): Dunka Pit, Area Pit 5, Tailings Basin, Area Pit 2, Area Pit 3

Mesabi Nugget: Area Pit 1, Area Pit 9, Area Pit 9S, Area Pit 6, Area Pit 2WX, Stevens Pit

Considering there are domestic wells south of the property, and pit 2WX will likely overflow to surface water features when mining has ceased, contaminant transport models for surface and groundwater need to be developed if pit 2WX or pit 6 are mined due to the presence of the Virginia Formation and the Aurora Sill.

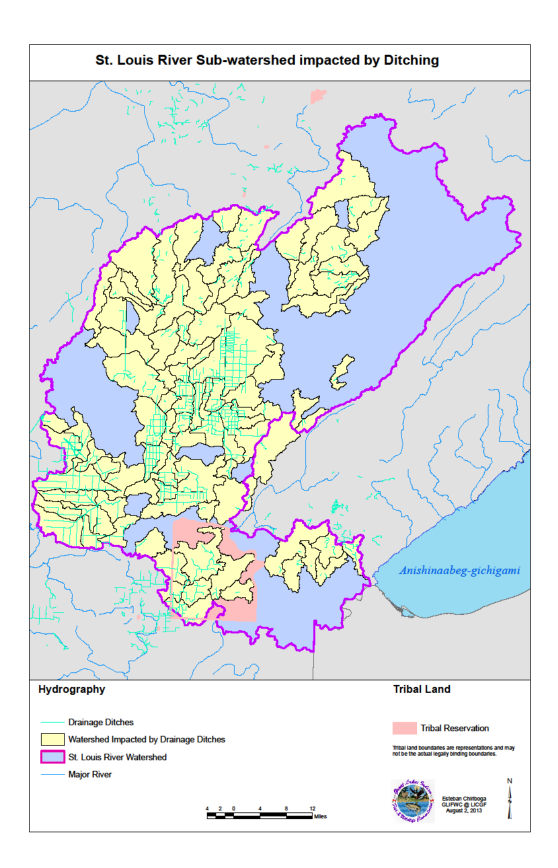
#### Wetlands

The co-lead agencies confined their cumulative effects analysis for wetlands to the Partridge and Embarrass River watersheds, simply quantifying the wetland acreage change from presettlement conditions to the present, then projecting the estimated acres in the future based upon impacts due to the NorthMet Proposed Project. The co-lead agencies, relying upon the XP-SWMM model developed for the Partridge River, conclude that "changes in annual flow (and therefore stage) in the Partridge River would be within the naturally occurring annual variation for the Partridge River. Therefore, no potential indirect cumulative wetland effects are identified for the wetlands abutting the Partridge River.

The PSDEIS states: "The St. Louis River is located downstream of the Partridge River. Effects on flows (and, by extension, water surface elevations) generated by the NorthMet Proposed Action are anticipated to be less than those estimated for the Partridge River and within the natural variation of flow within the St. Louis River. Therefore, no potential indirect cumulative wetland effects are identified for the wetlands within the St. Louis River to Lake Superior."

The tribal cooperating agencies take a different approach to quantifying cumulative wetland impacts for the NorthMet Proposed Action. Referencing the alternative indirect wetland impacts analysis provided by GLIFWC for the PolyMet mine site, tribal cooperating agencies believe that cumulative wetland impacts within the St. Louis River watershed should be the scale of the analysis, and that direct and indirect wetland impacts due to hydrologic modification (ditching) should be included (Figure 17). There are 1,387,630 acres of wetlands in the St. Louis River watershed, with 1732 individual wetlands impacted by ditching, totaling 198,989 acres. Ditching has occurred in 14.3% of the wetlands in the watershed. Approximately 50% of the subwatersheds have had some degree of impact from ditching, while some have experienced ditching in nearly 100% of their wetlands. Clearly, this has a profound impact to the connected surface waters, and impacts to specific stream reaches should be assessed.

There are direct impacts to wetlands that occurred when the ditches were constructed. Those impacts depend on the length and width of each ditch. The second, and larger, set of impacts is indirect. The ditches have converted some percentage of the wetlands to upland, and changed the functions and values of another percentage of wetlands.



### Figure 17. St. Louis River Watershed Hydrologic Impacts from Ditching

Tens of thousands of acres of high quality wetlands within the St. Louis River watershed have been entirely and permanently lost to historic and current mining operations, prior to regulatory requirements for mitigation. Since the initiation of state and federal wetland mitigation requirements for permitting wetland dredge and fill activities, most mitigation has taken place outside the St. Louis River watershed and has not replaced the wetland types and functions that have been lost. Nearly 3000 additional wetland acres will be directly impacted under several reasonably foreseeable mining projects within the watershed (Figure 18).

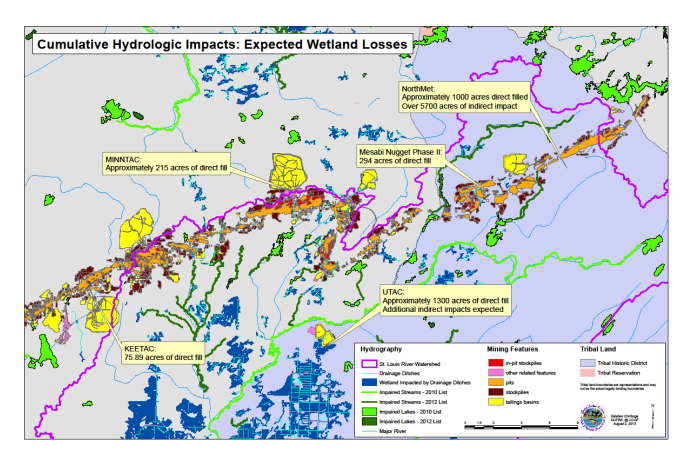


Figure 18. Cumulative Hydrologic Impacts: Expected Wetland Losses within the St. Louis River watershed

When all impacts to water quality, aquatic communities, wetlands, and hydrology are considered in a comprehensive manner, the cumulative effects on water resources are extensive (Figure 19).

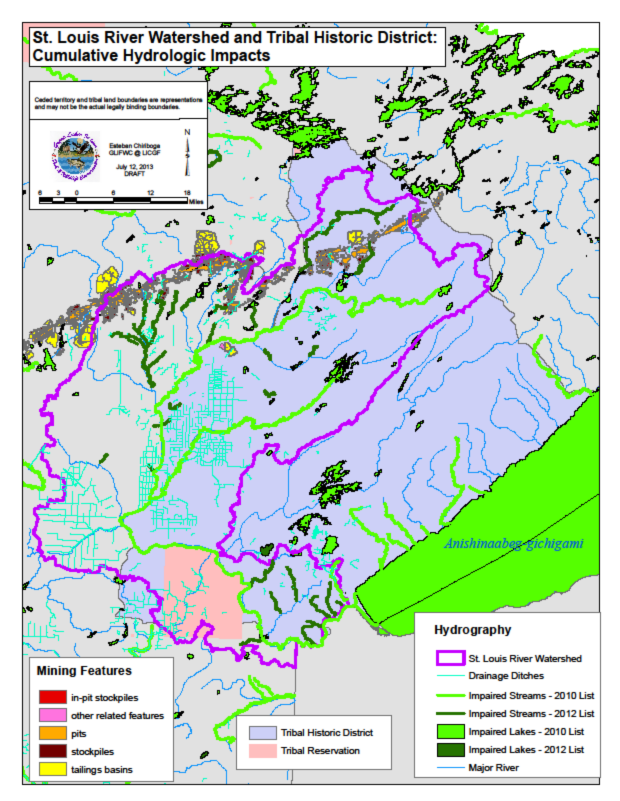


Figure 19. St. Louis River Watershed and Tribal Historic District: Cumulative Hydrologic Impacts.

### Vegetation

The co-lead agencies evaluated cumulative effects on vegetation within the portion of the Mesabi Iron Range encompassed by the Nashwauk Uplands and Laurentian Uplands ecological subsections. From the preliminary SDEIS:

### "Minnesota Biological Survey

The MDNR operates the MBS program, which includes spatial information from survey reports on native plant communities and rare species. Sites of Biodiversity Significance are designated and ranked by the MDNR based on the environmental conditions present, including native plant communities, rare species, and unique habitat. The MBS utilizes a four-tiered ranking system: Outstanding, High, Moderate, and Below (from highest to lowest). Sites of High Biodiversity Significance contain very good-quality occurrences of the rarest species, high-quality examples of rare native plant communities, and/or important functional landscapes (MDNR 2008a). The entire 3014.5-acre Mine Site has been characterized by the MBS as various Sites of High Biodiversity Significance due to the presence of the One Hundred Mile Swamp site, which covers 15 percent of the Mine Site, and the Upper Partridge River site, which is 85 percent of the Mine Site (MDNR 2008a)."

The tribal cooperating agencies believe a more relevant spatial reference for cumulative effects to vegetation would include the One Hundred Mile Swamp and the Headwaters Site. Additionally, the "Contributing Past, Present and Reasonably Foreseeable Actions should include the extensive mineral exploration taking place within the headwaters of the St. Louis River. The degradation and destruction of this landscape and the vegetation that provides forage and habitat for culturally important species, as well as sustenance and medicine for band members, has been a cumulative impact to cultural and natural resources since the signing of the treaty.

### From Danielson and Gilbert (2002):

"The Ojibwe gather over 350 wild plant species for food, utilitarian, medicinal, ceremonial, and commercial purposes (Meeker, Elias and Heim 1993; Densmore 1928). Examples include sweet grass (*wiingashk*), white sage (*mashkiki*), basswood (*wiigob*), yellow birch (wiinizik), paper birch (wiigwaas), wintergreen (wiinisiibag) red-osier dogwood (miskoobimizh), bearberry (miskwaabiimag), wild sarsaparilla (waaboozojiibik), white water lily (akandamoo), bluebead lily (odotaagaans), Canada mayflower (agongosimin), swamp milkweed (bagizowin), wood lily (mashkodepin), rue anemone (biimaakwad), wild ginger (namepin), blue cohosh (beshigojiibik) bloodroot (meskwiijiibikak), black ash (aagimaak), varrow (ajidamoowaanow), wild rose (oginiiminagaawanzh), Labrador tea (waabashkikiibag), sweet flag (wiikenh), wild black current (amikomin), wild blackberry (odatagaagominagaawanzh), blueberry (miinagaawanzh), nannyberry (aditemin), and highbush cranberry (annibiminagaawashk). Tribal members may gather wild plants, as guaranteed by their treaty rights, on all public lands within the ceded territories.

The Ojibwe have been "managing" (e.g., respecting, observing and utilizing) the land and its resources since time immemorial. However, tribal members seldom use the term "managing." Through the sharing of stories and spiritual beliefs, elders transfer a wide spectrum of skills and information to younger generations. Some scholars refer to this

information as traditional ecological knowledge and wisdom (TEKW). Berkes (1999) defines TEKW as "a cumulative body of knowledge, practice, and belief, evolving by adaptive processes and handed down through generations by cultural transmission, about the relationship of living beings (including humans) with one another and with their environment. TEKW does not reflect a stagnant inventory of information but rather, without disregarding past wisdom, continues to transform through time.

TEKW and contemporary ecosystem management, though not identical, share common characteristics. A report published by the Ecological Society of America Committee on the Scientific Basis for Ecosystem Management states: "Ecosystem management is management driven by explicit goals, executed by policies, protocols, and practices, and made adaptable by monitoring and research base on our best understanding of the ecological interactions and processes necessary to sustain ecosystem composition, structure, and function. In additions, "ecosystem management assumes intergenerational sustainability as a preconditions for management rather than an afterthought" (Christensen et al. 1996). Clearly, shared principles include adaptive management through observation and monitoring and an intergenerational sustainability, including the relationship and dependence of humans and all life on each other.

The tribes remind (these) land managers that, as necessitated by trust responsibility and treaty law, they must ensure the availability and sustainability of wild plant harvest. Irrevocably, the Ojibwe worldview teaches values based on an understanding that humans depend on all other earth beings (Johnston 1976)."

Further documentation of the high quality and ecological function of this landscape is found in An Evaluation of the Ecological Significance of the Headwaters Site, Northern Superior Uplands Ecological Land Classification System Section; Laurentian Uplands Subsection Lake and St. Louis Counties, Minnesota, March 2007):

"The Headwaters Site straddles the continental divide, with water from the Site flowing both east through the Great Lakes to the Atlantic Ocean and north to the Arctic Ocean. Paradoxically, the divide runs through a peatland. Although the peatland appears flat, water flows out of it from all sides, forming the ultimate source of rivers that eventually reach two different oceans. The Site is the headwaters of four rivers: Stony River, Dunka River, South Branch Partridge River, and the St. Louis River, which is the second largest tributary to Lake Superior...

The Headwaters Site encompasses vast peatlands on its eastern side, unfragmented upland forests in the west, and broad transition zones between them. Within the Site are two distinct areas, referred to in the document as the "Extensive Peatlands" and the "Big Lake Area," which are linked hydrologically as part of the Upper St. Louis River watershed. The Extensive Peatlands area is a mosaic of open and forested wetland communities and includes forested upland islands and peninsulas. The Big Lake Area, in the southwestern quarter of the Site, includes Big Lake and surrounding unfragmented upland forest interspersed with small wetlands.

The Headwaters Site is unique in northeastern Minnesota in several ways. The size and complexity of the peatlands in the Extensive Peatlands are unmatched in the Northern Superior Uplands Ecological Land Classification System (ECS) Section. The Sand Lake Peatland Scientific and Natural Area (SNA), established by the Wetlands Conservation Act of 1991, protects one of the 15 most significant peatlands in the state, and it is by far the largest SNA in the Section (MNDNR 1984).

The Nature Conservancy's (TNC) Superior Mixed Forest (SMF) Ecoregion Plan identifies the Sand Lake/Seven Beavers (SL7B) conservation area, including the entire Headwaters Site, as one of 51 conservation areas in the Ecoregion that best represent the ecosystems and species of the Ecoregion, and serve as a blueprint for conservation action...According to the SMF Ecoregion Plan, these conservation areas are the best opportunities for conserving the full diversity of terrestrial and aquatic ecosystems and globally rare or declining species. The SMF Ecoregion Plan identifies these areas as critical places for conserving biodiversity...and outlines the threats to conservation and conservation targets for these areas...recognizing that more detailed site planning is needed to address how to implement conservation efforts...

The Minnesota Pollution Control Agency has ranked the Upper St. Louis River watershed in the second highest category in the Lake Superior Basin for watershed integrity (Minnesota Pollution Control Agency 2003). The Headwaters Site is among the highest quality areas within the watershed. The upland forest surrounding Big Lake is among the largest, if not the largest, unfragmented, predominantly upland forest in the North Shore Highlands, Toimi Uplands, and Laurentian Uplands (NTL) ECS Subsections. The upland forest area covers 7,920 acres (including 788-acre Big Lake). This high-quality, fire-dependent forest has not been logged in recent decades, except for two stands totaling 140 acres, along the northern edge of the Site.

Covering an area roughly 11 to 12 miles (from northeast to southwest) by 7 to 8 miles (from northwest to southeast), the Headwaters Site is a mosaic of high-quality native plant communities that have functioned under relatively undisturbed conditions since the nineteenth and early twentieth century, when parts of the Site were logged and then burned by wildfires. A corridor containing a railroad grade and power line crosses this vast area, representing the only major permanent conversion of the natural landscape. Minnesota County Biological Survey (MCBS) sites bordering about two-thirds of the Site's boundary have been assigned High or Moderate statewide Biodiversity Significance (Figure 4, page 85). The lack of roads, absence of recent large-scale logging, and large size of the Site allow for natural functioning of ecological processes. These processes include disturbances such as wind, fire, and flooding, as well as plant species competition, nutrient cycling, and hydrology. Natural landscape patterns, such as patch size of northeastern Minnesota (White and Host 2003). Minimal recent human disturbance also results in a landscape with very few populations of exotic or invasive species.

The predominant upland forest native plant community in the Big Lake Area is Aspen – Birch Forest [FDn43b], with inclusions of Upland White Cedar Forest [FDn43c] and White Pine – Red Pine Forest [FDn43a] (Figure 5, page 87). Isolated wetlands within the Big Lake

Area's upland forest support a variety of native plant communities, including Northern Poor Conifer Swamp [APn81], Northern Rich Spruce Swamp (Basin) [FPn62], White Cedar Swamp (FPn63a), Northern Alder Swamp [FPn73a], and Black Ash - Conifer Swamp [WFn64a]...

The Extensive Peatlands are composed of a complex of native plant communities, including Northern Cedar Swamp [FPn63]; Northern Rich Spruce Swamp (Basin) [FPn62]; Northern Alder Swamp [FPn73]; Northern Rich Tamarack Swamp (Water Track) [FPn81]; Northern Rich Fen (Water Track) [OPn91]; Northern Rich Fen (Basin) [OPn92]; Northern Shrub Shore Fen [OPn81]; Northern Spruce Bog [APn80]; Northern Poor Conifer Swamp [APn81]; Northern Open Bog [APn90]; and Northern Poor Fen [APn91]. The many upland islands in this portion of the Site provide additional native plant community diversity, supporting community types in the Northern Dry-Mesic Mixed Woodland [FDn33] and White Pine-Red Pine Forest [FDn43] classes...

The Headwaters Site supports healthy known populations of eight state-listed plant species, all of which are listed as Special Concern (SPC) in Minnesota: coastal sedge (*Carex exilis*), Michaux's sedge (*Carex michauxiana*), English sundew (*Drosera anglica*), bog rush (*Juncus stygius*), small green wood orchid (*Platanthera clavellata*), Lapland buttercup (*Ranunculus lapponicus*), sooty-colored beak rush (*Rhynchospora fusca*), pedicelled woolgrass (*Scirpus cyperinus/S. pedicellatus*), and Torrey's mannagrass (*Puccinellia pallida*)...The unfragmented complex of high-quality native plant communities within and across the Site's landforms provide excellent habitat for a wide variety of animal species distinctive of the landscape, including moose, gray wolf, sandhill cranes, American bitterns, boreal and great gray owls, and numerous amphibians, butterflies, and small mammals.

In 2005 and 2006 the Minnesota County Biological Survey of the MN DNR conducted rare plant and native plant community fieldwork, mapped the native plant communities and completed this Ecological Evaluation of the Headwaters Site. Based on the natural features and conditions revealed through this recent work and that of others since the 1980s, MCBS recommends the primary management objective for the Headwaters Site be to protect, enhance, or restore ecological processes and native plant community composition and structure. In accordance with this objective, the site or portions of the site may be identified by landowners or land management agencies for conservation activities such as special vegetation management, including ecologically based silviculture and forest development activities, or for designation as a park (city, county, state, or private), research natural area, non-motorized recreation area, scientific and natural area, or other reserve. This Ecological Evaluation has been written to characterize the ecological significance of the MCBS Site as a whole and to serve as a guide for conservation action by the various landowners.

### MANAGEMENT RECOMMENDATIONS

### Overview

The Headwaters Site is a large, natural area with features of widely recognized statewide ecological and biological significance. These include:

- one of the 15 most significant peatlands in the state (MN DNR 1984, Wright et al. 1992);
- the largest SNA in the Northern Superior Uplands Section;

- one of the largest, unfragmented, predominantly upland forest patches in the Laurentian Uplands,
- Toimi Uplands, and North Shore Highlands subsections;
- an ecologically functional mosaic of high quality native plant and animal communities;
- a concentration of excellent occurrences of rare species populations;
- support of species with large home ranges;
- six state-designated old-growth stands;
- remote, undeveloped lakes.

The documented condition and quality of the aquatic and vegetation resources within this headwaters region of the St. Louis River watershed meet the resource-based threshold of an Aquatic Resource of National Importance, under the Memorandum of Agreement reached by the EPA and the US Army Corps of Engineers in 1992<sup>16</sup>.

# Wildlife

The word "moose" does not appear at all in the SDEIS cumulative effects analysis, despite consistent concerns raised by tribal cooperating agency staff to co-lead agency staff during the environmental review process. As of August 19, 2013, moose are now proposed to be listed as a MNDR species of concern.

The tribal profile for the Grand Portage Band, states the unique importance of this species:

"Moose are the primary subsistence species for the Grand Portage Band and define the subsistence culture."

http://www4.nau.edu/tribalclimatechange/tribes/greatlakes\_lschippewa.asp

From the Fond du Lac Wildlife Biologist: "In my experience at FDL, moose have always had a loyal core of hunters who pursue moose every year. Primarily for meat, but some for hide, bone and antler related crafts. I think also for the camaraderie, family traditions, etc – same as the rest of us for deer or duck camp. For the last couple of years at least, FDL has been supplying other bands with moose hides for drums.

Until very recently, the demand for moose hunting opportunities at FDL has always been greater than the supply. It's unique among locally hunted or trapped wildlife species that way. As the moose population has rapidly dwindled in the last couple of years, I believe more and more potential moose hunters are deciding it's not worth the effort.

Of all wildlife species, moose has required the most back and forth discussions between staff, legal counsel and the DNR regarding co-management of resources within the 1854 Ceded Territory. This again is a supply and demand issue, and reflects the relatively low density at which moose populate the landscape – even when times were good. -My program invests more effort and money in annual population surveys of moose than any other wildlife species."

<sup>&</sup>lt;sup>16</sup> Clean Water Act Section 404(q) Memorandum of Agreement, Part IV (August 11, 1992)

The rationale for a comprehensive cumulative impacts analysis for moose can be found in the MDNR SONAR proposing listing of moose as a species of special concern:

(p. 21) "Between 1990 and 2000, the northwestern Minnesota Moose population underwent a substantial decline, and a 2007 Minnesota DNR aerial survey determined that as of that date, fewer than 100 Moose comprised the northwestern population. Aerial surveys currently estimate the northeastern Minnesota population at roughly 4,230 individuals. The northwestern Minnesota Moose population decline occurred in less than a decade. Recent surveys document a slow decline in the northeastern Minnesota Moose population.

"Increased temperatures are likely to increase heat stress and lead to increased mortality within the state's remaining Moose populations. Changes in land ownership and changes in forest management practices within the state's Moose range may be having a significant adverse effect on the quantity and quality of the species' habitat within the state, and particularly on thermal refuges in warmer weather. The state's northeastern Moose population has not shown as rapid a decline, but is very likely to be dramatically impacted by rising temperatures resulting from climate change. This will likely lead to a marked decline in this population within the foreseeable future."

# From the *Report to the Minnesota Department of Natural Resources(DNR) by the Moose Advisory Committee (18 August 2009):*

"In MN, moose habitat can be characterized as young forest stands, older forest stands with gaps of regenerating forest, wetlands, muskeg, marsh, riparian areas and brushlands with abundant deciduous browse within reach of moose and adequate winter and summer thermal cover. Functionally, habitat provides forage and cover. Moose forage has a primarily deciduous browse component and a seasonal aquatic component. Cover has several potential components for moose: protection from heat, protection from deep snow, moderation of cold temperatures, predator avoidance and presence of calving locations. In addition to the functional aspects of habitat, spatial distribution of habitat must also be considered at a variety of scales (from subhome range to the landscape level).

"As moose are increasingly challenged by warmer temperatures and changing precipitation patterns due to climate change, changes in land ownership and changes in forest management practices that occur within MN moose range have the potential to significantly affect the quantity, quality, and distribution of moose habitat. Examples include but are not limited to: habitat fragmentation due to expected and occurring ownership changes and shifting landowner objectives, changes in the extent of forest management due to national and state economic effects on the primary wood- using industry in Minnesota, and increased harvesting of smaller diameter trees and brush used by moose for browse as the demand for woody biomass increases. Focused management to provide high quality habitat (forage and cover) may be necessary to slow population declines and maintain or recover moose in appreciable numbers in Minnesota."

A cumulative impacts analysis must be done for this species of concern that it is of particular cultural importance to the Bands.

# Air

# **Fugitive dust:**

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The tribal cooperating agencies believe that wind-blown dust particles containing sulfate compounds that are emitted from mining and beneficiation activities could contaminate wetlands, lakes, and streams near the project site and could cause harm to the Species of Special Concern that have been found in this area and to the animals that depend on these plants for food. While the PSDEIS attempts to address this issue, this is the first time details of this analysis have been available for review, and the tribes have identified some areas that require more work. The tribes do not agree with the assumption that only those areas showing model-estimated deposition rates greater than 100% of background deposition will be impacted. The choice of the "100% of background" level of deposition appears to be arbitrary and is not supported by any documentation. Further, the modeled deposition rates do not include the effects of contamination to wetlands and water bodies that may occur through other mechanisms, such as pit leaks and seepage, nor how additional sulfate will impact waters that are already experiencing elevated sulfate levels, with regard to the growth of wild rice. The work that has been done so far in this section does not meet the definition of a cumulative review.

The text describing this analysis is also unclear in places, as described below. In addition, tribal cooperating agency air staff members were not consulted regarding the impact of fugitive dust on historic properties and the definition of intra-property APE, especially with regard to mercury or acid dust (See page 4.2.9-9 of the PSDEIS).

All figures and page numbers cited below refer to the PSDEIS.

# Misleading Description

• While areas of fugitive dust deposition may not exceed the ambient air quality standard beyond the property boundary, as stated in the PSDEIS, this information is irrelevant with regard to the tribes' concerns regarding sulfide dust, because there is no ambient air quality standard that is applicable to sulfide dust. Therefore, statements of this nature should be removed.

Acid and Metallic Dust

• Figure 5.2.3-23 (PSDEIS) shows that there are indeed potential indirect impacts to wetlands outside of the ambient air boundary due to deposition of dust. Figure 4.2.9-3 corroborates this claim by showing that the Fugitive Dust Area of Potential Effects extends well beyond the plant site.

- Page 5.2.3-6 lists the fugitive sources that were modeled for deposition. Rail cars and tailings basins were not included. Section 5.2.3.2.2 (page 5.2.3-58) states that the air IAP group determined that emissions from railcars would be coarse in nature and would not be dispersed to any great extent; therefore these emissions were not modeled. The section also states that "Based on this conclusion, air modeling of potential release of dust from railcars will not be performed because the potential wetlands effects would not be significant". The analysis also assumes "that all spillage of the coarse material would occur in a 2-meter-wide strip on both sides of the center line of the railway over the entire haul distance." While the dust may settle near the tracks, there is no evidence that it will not subsequently disperse and cause impacts. The dust can easily be spread through run-off.
- Tailings basin emissions were not modeled. Pages 5.2.3-50 and 5.2.3-51 and page 5.2.3-74 discuss fugitive dust somewhat, but do not make it clear whether "dust" is meant to address the acidic composition of the dust, or some other component. There are also contradictory statements on page 5.2.3-51: "All of the receptor nodes with the highest model-estimated deposition rates were located within the ambient air boundary" versus "Of the 234 acres of wetlands, 228 acres (97%) would be located within the Mine Site ambient air boundary". "97%" does not equal "all"; apparently 6 acres of wetlands with the highest model-estimated deposition rates are outside of the ambient air boundary.
- Figure 5.2.3-17 indicates that the Partridge River could be impacted by fugitive dust, however this is not stated or addressed in the text.
- From page 5.2.3-51 "The potential release of dust from railcars transporting ore from the Mine Site to the Plant Site was addressed in an Air Quality IAP Workgroup that concluded potential wetland effects would not be significant and, therefore, air modeling was not performed (PolyMet 2013b). The tribal cooperating agencies have not been provided with any report that was generated by that workgroup, nor do they have any information about how that conclusion was reached. Also, "Of the 19,914 acres of wetlands identified within the Mine Site receptor grid, deposition modeling results indicated that 234 acres of wetlands could be potentially indirectly affected (modeled metal deposition rates greater than 100% of the background". It is unclear whether modeling was performed for both metals and sulfide dust, and whether the results discussed on page 5.2.3-74 are for metals or sulfide dust. While Figures 5.2.3-16, 5.2.3-17, 5.2.3-22, and 5.2.3-23 differentiate between metals or dust modeling results, the discussion needs to be clearer.

- There are a number of unclear or incorrect statements under the heading *Fugitive Dust/Metals and Sulfide Dust Emissions* on page 5.2.3-74. Initially, the section states that "all receptors have model-estimated dust deposition of 50% or less of the effects-level background of 365 g/m<sup>2</sup>/yr" but the next sentence states that "at the Plant Site, there would be two locations showing model-estimated deposition rates greater than 100% of background deposition". These two statements are contradictory.
- It is not clear which metals were modeled and whether the background concentrations mentioned (365 g/m<sup>2</sup>/yr) was for metals or sulfide dust. There is no explanation for the origin of this background concentration and how the metals concentrations in dust were obtained. There is also no explanation of why 100% of background deposition was chosen as an indicator of whether potential effects could occur. To our knowledge, no discussion of this modeling or the assumptions contained within it was conducted with tribes or the co-leads before the PSDEIS was released.
- This section also indicates that the "southern and western two-thirds of the basin" shows model-estimated deposition rates greater than 100% of background deposition (exactly what constituent is being discussed is not clear). However, this same paragraph goes on to state that only 193.9 acres of wetland out of 25,846 could be potentially indirectly affected. These two statements appear to contradict one another. Without knowing what constituent is being discussed, it is hard to know which figure (5.2.3-16, 5.2.3-17, 5.2.3-22 or 5.2.3-23) corresponds to the text. Also, the yellow highlighted area on Figure 5.2.3-23, which indicates the "extent of the highest estimated deposition receptors with deposition of 100% of background", appear to cover a much larger area than 193.9 acres out of 25,846 total acres.
- The paragraph also states that "approximately 90% of the receptor nodes with the highest model estimated deposition rates are located within the ambient air boundary". It is impossible to verify this statement, because a map showing the location of the receptor nodes does not seem to have been included. If this statement is true, it overlooks that fact that 90% of the *area* predicted to be impacted does not lie within the ambient air boundary only about 60% does, judging from Figure 5.2.3-23.
- The tribal cooperating agencies do not agree with the statement that "no potential indirect wetland effects from fugitive dust to Second Creek would occur" (page 5.2.3-74). A portion of Second Creek appears within the area predicted to experience deposition of 100% of background.

- Chapter 5's discussion of fugitive sulfide dust calls for future wetlands monitoring where predicted deposition will exceed 100% of the background value (first full paragraph on page 5.2.3-51). This monitoring should look at water chemistry, hydrology, soil color, texture, and composition and should take place annually for the first three years of operation and then every five years afterward. Baseline numbers should be obtained before construction starts.
- Page 5.2.4-4, *Indirect Effects* calls for water spraying areas of fugitive dust release during dry periods. Page 5.2.7-8 also calls for watering haul roads and other unpaved roads. In the case of dust that may have high acidic content, this would be a poor option, as the addition of water to the dust could simply create problems with run-off. The fugitive dust control plan also lists several monitoring options that "could" be done. These are left as vague ideas, but are not required. These options should be made more concrete.

### Fibers

The tribes believe that the cumulative impacts of mineral fibers are not adequately addressed in the PSDEIS. In fact, no cumulative impact analysis of mineral fibers was performed because the PSDEIS asserts that mineral fibers will not be contacted in this This is a reckless assumption to make, with little evidence provided for project. justification, and it leaves a potentially harmful situation completely unaddressed. For example, the distance of the PolyMet project to known deposits of mineral fibers should Rates of mesothelioma on the Iron Range are already be given in the PSDEIS. alarmingly high, making it irresponsible for potential cumulative impacts to remain unaddressed. Although preliminary results from the University of Minnesota indicate that exposure to dust from today's taconite operations is "generally within safe exposure limits", it is possible that exposure to additional dust could lead to more cases of mesothelioma 30-40 years in the future, after the mine has closed. This is an issue that should unquestionably have received a cumulative impacts analysis. While the mine is expected to close in 20 years, this is not a timeframe that is relevant to either tribal concerns or to the development of mesothelioma. Tribal members live and recreate in areas close enough to the mine for this to be a source of concern. The proximity of fish, game, and culturally significant plants to the project site cause this issue to be an item of concern.

Only one year of mineral fiber monitoring in Hoyt Lakes is proposed in the PSDEIS, which the tribes believe is insufficient for detecting the potential release of fibers from portions of the formation that will be encountered during later years of operation. It is also not clear why Hoyt Lakes was chosen as a monitoring site, or if this where air dispersion modeling predicts maximum impacts. The tribes would expect to see monitoring performed for the entire life of the mine, at the site of maximum predicted impact. Since no "safe" mineral fiber concentration level has yet been specified, the tribal cooperating agencies urge the State of Minnesota to move forward to set this limit as soon as possible.

### Noise

The co-lead agencies simply state that there are no other past, present, or reasonably foreseeable actions that would interact in such a way as to have a cumulative effect on the receptors identified in Sections 4 and 5 and no further evaluation of cumulative noise effects has been conducted. The tribal cooperating agencies believe it is indefensible to conclude that, amidst a "mining district" with multiple active mine facilities operating in close proximity, that there is no cumulative effect of 24 hour/day, seven days/week of heavy industrial and blasting noise on sensitive wildlife and on traditional cultural practices.

### Cumulative Impacts of Noise, Vibration and Airblast Overpressure

Tribal cooperating agencies note that the noise information presented in the PSDEIS will be replaced with new data in the SDEIS. We have not been afforded the opportunity to review this information and must withhold detailed comment on the noise analysis for a later date.

With respect to cumulative impact analysis, tribal cooperating agencies do not believe that an adequate analysis has been done. Meeting ambient noise standards is a different question than assessing impacts. Impacts should be fully characterized in this document and contour maps showing overlapping noise pollution from different projects provided. Without this information, it is not possible for the public to review the cumulative impacts of noise. In addition, the cumulative impacts of mine related vibration have not been assessed. As shown in Figure 20, the cumulative effects of vibration are spatially extensive.

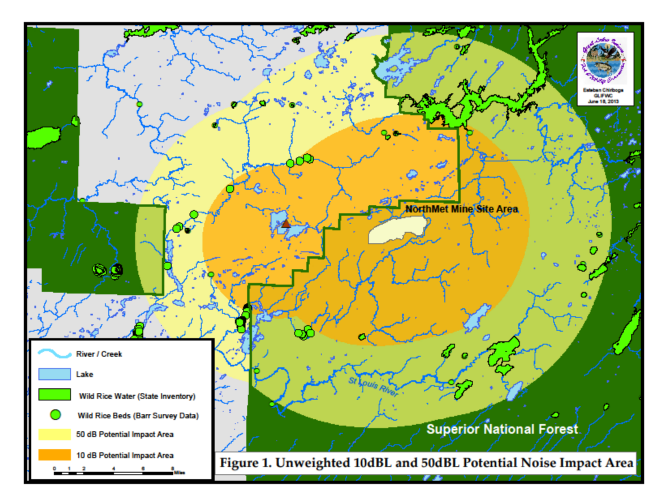


Figure 20. Unweighted 10 dBL and 50 dBL Potential Noise Impact Area

Tribal cooperating agencies also note that the noise, vibration, and airblast overpressure analysis confuses baseline noise levels with existing conditions and assumes they are the same thing. Baseline noise levels in the SDEIS should be natural noise levels that do not include existing mine operations such as Northshore. In other words, baseline is the premining condition. Existing conditions are the noise levels currently recorded at the site of the proposed mine which include any contributions from the Northshore mine, the Dunka road, etc. The analysis would then use both of these pieces of information to assess the effects of the project as a single entity and in combination with other projects in the cumulative section. The lead agencies have indicated that they are using existing conditions (currently measured noise levels) as background. This is not appropriate and should be corrected.

The noise data presented in the SDEIS used A-weighted decibel data (dBA). This is appropriate when considering the effects of noise on humans because it focuses on the frequencies that the human ear can perceive. However, this weighting is not appropriate when assessing the effects on animals because they can perceive different, and often greater, ranges of frequencies than humans. The United States Department of Transportation (USDOT) has developed a document<sup>17</sup> describing the effects of noise on animal populations. In general the document indicates that the sensitivities of various groups of wildlife can be summarized as:

- Mammals < 10 Hz to 150 kHz ; sensitivity to -20 dB
- Birds (more uniform than mammals) 100 Hz to 8-10 kHz; sensitivity at 0-10 dB
- Reptiles (poorer than birds) 50 Hz to 2 kHz; sensitivity at 40-50 dB
- Amphibians 100 Hz to 2 kHz; sensitivity from 10-60 dB

Figure 21 indicates the noise area of impact for wildlife. The noise contours are unweighted decibel values (dB). A more complete analysis of these impacts in the SDEIS document for the NorthMet project is needed. Known locations of wild rice are included in the map because it is an important source of food for waterfowl. We also note that the entire area of impact is important habitat for Canada Lynx.

As illustrated in Figures 21 and 22, the impacts of noise, airblast and ground vibration overlap in a large area surrounding the mine site. Figure 21 (Cumulative Impacts on Wildlife) also provides the location of the remaining wildlife corridors in the area. The wildlife corridor immediately northwest of the mine site would be cumulatively affected by noise (10dBL and 50 dBL) airblast overpressure and ground vibration. These impacts when thought of in the context of its proximity to the mine site, wetland destruction and fragmentation of the 100 mile swamp lead to a conclusion of a severe and significant impact to this corridor. Figure 22 (Cumulative Impacts on Humans) indicates areas of tribal significance that are affected.

<sup>&</sup>lt;sup>17</sup> Synthesis of Noise Effects on Wildlife Populations, USDOT Publication No. FHWA-HEP-06-016, September 2004

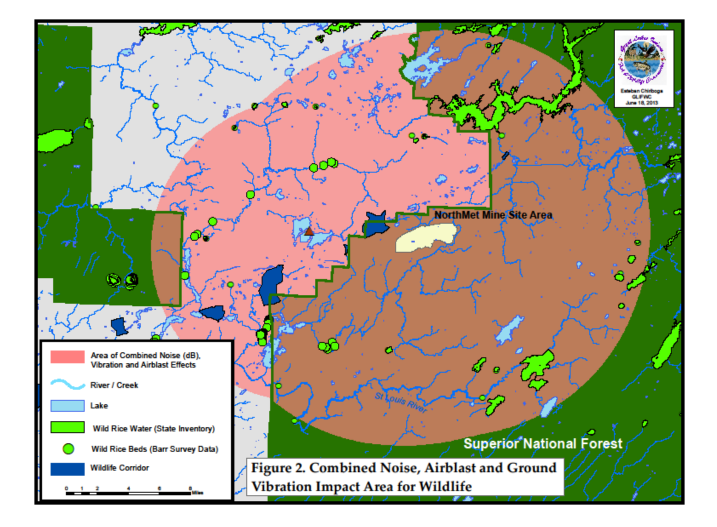


Figure 21. Combined Noise, Airblast and Ground Vibration Impact Area for Wildlife

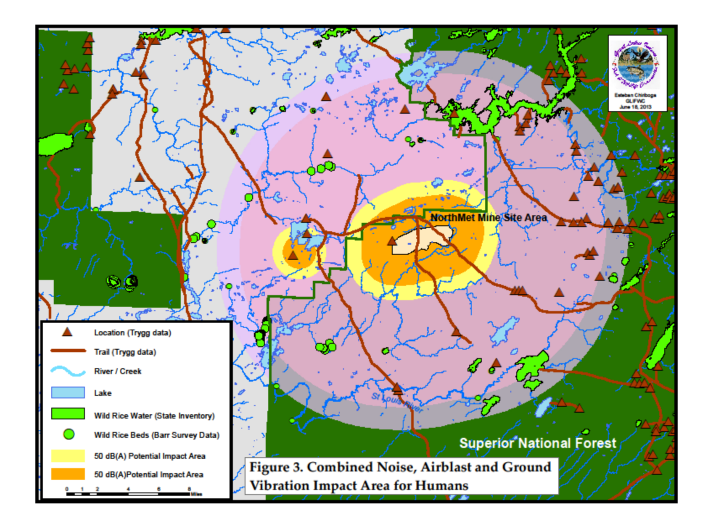


Figure 22. Combined Noise, Airblast and Ground Vibration Impact Area for Humans

### No Action Alternative

A December 3, 2008 memo from NTS to the MPCA regarding the Area of Concern (AOC) Summary for the VIC Projects on the Cliffs Erie Property shows twenty-nine AOCs within the Project area. Only three AOCs have been remediated. Twenty of the remaining twenty-six sites' status is listed as "Area within property under Contract for Sale with PolyMet. No actions have been taken with regard to this site."

Some of those sites include: "Oily Waste Disposal Area, Private Landfill, Dunka WTP Sludge, Tailings Basin Reporting, Transformers, Emergency Basin, Cell 2W Salvage Area, Hornfels..." It also appears that there has not been a brownfield/superfund site investigation for the properties PolyMet intends to acquire for the Project area to assess existing contamination. Therefore, critical information to determine cumulative impacts at the site are not included in the SDEIS, and natural background water quality cannot be differentiated from existing contamination requiring remediation.

### According to CEQ guidelines:

"No action" in such cases would mean the proposed activity would not take place, and the resulting environmental effects from taking no action would be compared with the effects of permitting the proposed activity or an alternative activity to go forward.

Where a choice of "no action" by the agency would result in predictable actions by others, this consequence of the "no action" alternative should be included in the analysis. For example, if denial of permission to build a railroad to a facility would lead to construction of a road and increased truck traffic, the EIS should analyze this consequence of the "no action" alternative."

Based on the above CEQ guidelines, it is clear that activities that will occur under the Cliffs Consent Decree should be included in modeling of a No Action alternative. Unfortunately not only are the consent decree activities not included, but the fact that it will be precipitating on the tailings basin for the foreseeable future has not been included in the No Action modeling. This is evident by the model results that show stable levels of chloride coming from the basin for the next 200 years (Figure 23) when there is no ongoing source for chloride. With no source for new chloride, rainwater will gradually dilute the residual chloride in the basin and levels will drop. The PSDEIS claims that the basin's water quality has stabilized and that the current conditions will not change over time. The claim of chemical stability is based on basin pond water sampling for only 4 years (2001 - 2004, PSDEIS Table 4.2.2-23).

Since there has been no water quality data collected in the basin pond for 9 years it is reasonable to assume that the past 9 years of precipitation has diluted the water chemistry in the basin pond, and that eventually the more dilute water will percolate through the basins and be discharged at the toe. If chemical stability is to be assumed, more recent data on basin pool water chemistry is needed. While the CEQ makes it clear that a blind "continuation of existing conditions" model is inappropriate as a No Action alternative, a "continuation of existing conditions" model that ignores simple environmental processes such as precipitation is even less appropriate.

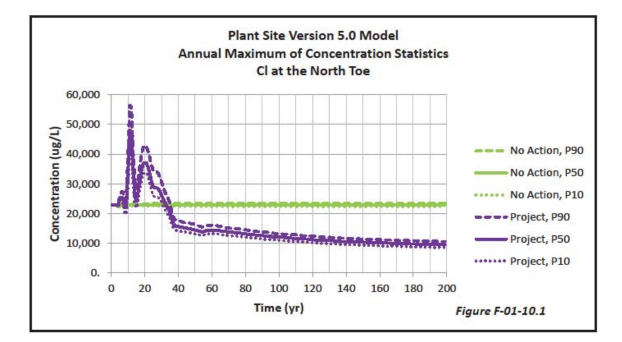


Figure 23. Annual Maximum of Concentration Statistics: Chloride at the North Toe.

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